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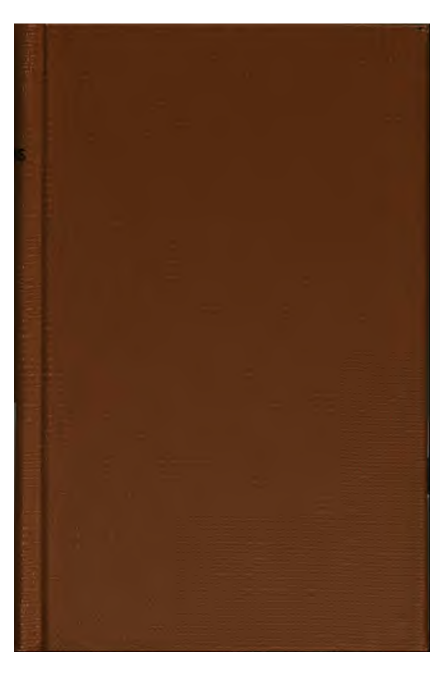
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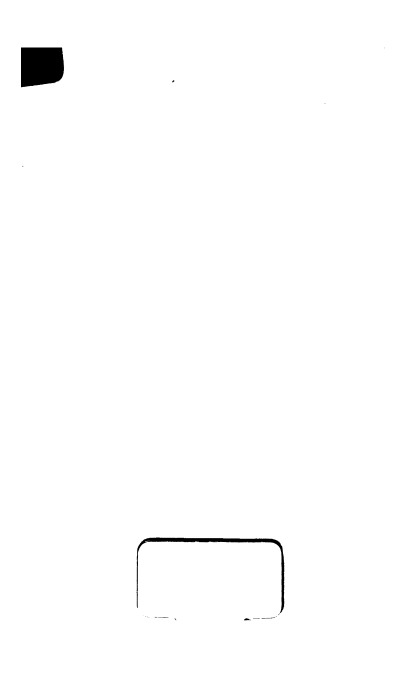
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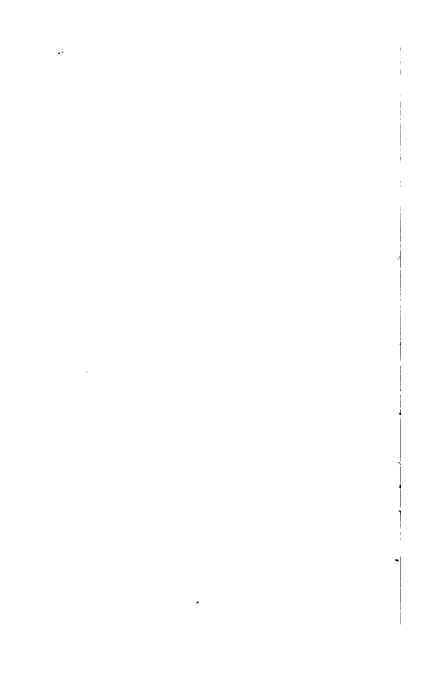
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THE

CONSTITUTIONS

OF THE

UNITED STATES.



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Shi and Solgin,

CONSTITUTIONS

OF THE

UNITED STATES.

ACCORDING TO THE

LATEST AMENDMENTS.

TO WHICH ARE PREFIXED,

THE DECLARATION OF INDEPENDENCE

AND

THE FEDERAL CONSTITUTION.

This Edition contains all the Federal Acts concerning the Government of the new States, &c., down to the Month of March 1804.

PHILADELPHIA:

Published by John Conrad & Co. and sold at all their Book Stores on the Continent.

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CONTENTS.

DESLARATION OF INDEPEN	DEN	CE.	-		VII
Constitution of the United States,					211
Amendments to Ditto,	•	•	-	_	XXIII
Constitution of New-Hampshi	ne.		_	٠.	1
Massachusets,	,	-	-	•	-
Charter of Rhode-Island,		•	•	•	32
Constitution of Connesticut,	•	•	•	-	65
New-York.		•	•	•	83
	-	•	-	-	87
New-Jerley,	•	-	•	•	102
Pennfylvania,		•	•	•	109
Delaware,	•	•	•	•	127
Maryland,	•	•	-	-	140
Amendments to Ditto.				-	173
Conftitution of Virginia,		-		٠.	175
North-Carolina	2.				181
South-Carolina	•			•	196
Georgia,	" <u>.</u>	_	-	•	208
Vermont,	٠,	Ĭ.	_	_	
Tenneffee.	•	•	-	•	227
,	•	•	•	-	243
		. •	 .	-	26 r
Ordinance for the Government	of	the N	Iorth-	-wef	
Territory,	•	•	•	•	315
Acts to provide for the Govern	ment	of I	Ditto,	-	323
Constitution of the State of O	hio,	•	-	•	329
District of Columbia, -	•	•		-	350
City of Washington, &c.	•	•	•		362
Amendment to the Federal Con	nflit	ution.		•	368
Ad to eRablish a Government i	in L	ouifia	na.	-	37I

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DECLARATION OF INDEPENDENCE.

A DECLARATION by the REPRESENTATIVES of the United States of America, in Congress assembled, 4th July, 1776.

WHEN, in the course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and to assume among the powers of the earth, the separate and equal station to which the laws of nature and of nature's God entitle them, a decent respect to the opinions of mankind requires that they should declare the

causes which impel them to the separation.

We hold these truths to be self-evident—that all men are created equal; that they are endowed by their Creator with certain unalienable rights; that among these are life, liberty, and the pursuit of happiness. to secure these rights, governments are instituted among men, deriving their just powers from the consent of the governed; that whenever any form of government becomes destructive of these ends, it is the right of the people to alter or to abolish it, and to institute new government, laying its foundation on such principles, and organizing its powers in such form, as to them shall seem most likely to effect their safety and Prudence, indeed, will dictate, that gohappiness. vernments long established should not be changed for light and transient causes; and accordingly all experience hath shewn, that mankind are more disposed to suffer, while evils are sufferable, than to right themselves by abolishing the forms to which they are accus-But when a long train of abuses and usurpations, pursuing invariably the same object, evinces a design to reduce them under absolute despotism, it is their right, it is their duty, to throw off such government, and to provide new guards for their future secu-

VIII DECLARATION OF INDEPNEDENCE.

rity. Such has been the patient sufferance of these colonies; and such is now the necessity which constrains them to alter their former systems of government.—The history of the present King of Great Britain is a history of repeated injuries and usurpations, all having in direct object the establishment of an absolute tyranny over these States. To prove this, let facts be submitted to a candid world.

He has refused his assent to laws, the most whole-

some and necessary for the public good.

He has forbidden his Governors to pass laws of immediate and pressing importance, unless suspended in their operation, till his assent should be obtained; and, when so suspended, he has utterly neglected to attend to them.

He has refused to pass other laws, for the accommodation of large districts of people, unless those people would relinquish the right of representation in the Legislature—a right inestimable to them, and formidable to tyrants only.

He has called together legislative bodies, at places unusual, uncomfortable, and distant from the depository of their public records, for the sole purpose of fatiguing them into compliance with his measures.

He has dissolved Representative Houses repeatedly, for opposing, with manly firmness, his invasions on the

rights of the People.

He has refused, for a long time after such dissolutions, to cause others to be elected; whereby the legislative powers, incapable of annihilation, have returned to the people at large, for their exercise; the State remaining, in the mean time, exposed to all the danger of invasion from without, and convulsions within.

He has endeavoured to prevent the population of these States; for that purpose obstructing the laws for naturalization of foreigners; refusing to pass others, to encourage their migration hither, and raising the conditions of new appropriations of lands.

He has obstructed the administration of justice, by refusing his assent to laws, for establishing Judiciary Powers.

He has made Judges dependent on his will alone, for the tenure of their offices, and the amount and payment of their salaries.

. He has erected a multitude of new offices, and sent hither swarms of officers, to harrass our people, and eat out their substance.

He has kept among us, in times of peace, standing armies, without the consent of our Legislatures.

He has affected to render the military independent of,

and superior to, the civil power.

He has combined with others, to subject us to a jurisdiction, foreign to our Constitution, and unacknowledged by our laws; giving his assent to their acts of pretended legislation.

For quartering large bodies of armed troops among

....

For protecting them, by a mock trial, from punishment for any murders which they should commit on the inhabitants of these States:—

For cutting off our trade with all parts of the world:

For imposing taxes on us without our consent:

For depriving us, in many cases, of the benefits of trial by jury :-

For transporting us beyond seas, to be tried for pre-

tended offences:-

For abolishing the free system of English laws in a neighbouring province, establishing therein an arbitrary government, and enlarging its boundaries so as to render it at once an example and fit instrument, for introducing the same absolute rule into these colonies:—

For taking away our charters, abolishing our most valuable laws, and altering fundamentally the forms of

our governments :---

For suspending our own Legislatures, and declaring themselves invested with power, to legislate for us in all cases whatsoever.

He has abdicated government here, by declaring us out of his protection, and waging war against us.

He has plundered our seas, ravaged our coasts, burnt our towns, and destroyed the lives of our people.

He is, at this time, transporting large armies of foreign mercenaries to complete the works of death, desolation, and tyranny, already begun, with circumstances of cruelty and perfidy, scarcely paralleled in the most barbarous ages, and totally unworthy the head of a civilized nation.

He has constrained our fellow citizens, taken captive on the high seas, to bear arms against their country, to become the executioners of their friends and brethren, or to fall themselves by their hands

He has excited'domestic insurrections amongst us, and has endeavoured to bring on the inhabitants of our frontiers, the merciless Indian savages, whose known rule of warfar is an undistinguished destruction of all ages, sexes, and conditions.

In every stage of these oppressions, we have petitioned for redress, in the most humble terms; our repeated petitions have been answered only by repeated injury. A Prince whose character is thus marked by every act which may define a tyrant, is unfit to be the ruler of a Free People.

Nor have we been wanting in attention to our British brethren. We have warned them, from time to time, of attempts made by their Legislature to extend an unwarrantable jurisdiction over us. We have reminded them of the circumstances of our emigration and settlement here. We have appealed to their native justice and magnanimity, and we have conjured them, by the ties of our common kindred, to disavow these usurpations, which would inevitably interrupt our connections and correspondence. They, too, have been deaf to the voice of justice and consanguinity. We must. therefore, acquiesce in the necessity which denounces our separation, and hold them, as we hold the rest of mankind—enemies in war—in peace, friends.

WE, therefore, the Representatives of the United States of America, in Congress assembled, appealing to the Supreme Judge of the world for the rectitude of our intentions, Do, in the name and by the authority of the good People of these Colonies, solemnly de-

clare

clare, that these United Colonies are, and, of right, ought to be Free and Independent States:-that they are absolved from all allegiance to the British Crown, and that all political connexion, between them and the State of GreatBritain, is and ought to be totally dissolved; and that, as Free and Independent States, they have full power to levy war, conclude peace, contract alliances, establish commerce, and to do all other acts and things which Independent States may of right do. And for the support of this declaration, with a firm reliance on the protection of Divine Providence, we mutually pledge to each other our lives, our fortunes. and our sacred honour.

Signed by order and in behalf of the Congress, JOHN HANCOCK, Pres. CHA. THOMSON, Sec.

Attest.

New-Hampsbire. Josiah Bartlet,

Maffachuletts-Bay.

Rhode-Island, &c.

Wm. Whipple,

Math. Thornton.

Samuel Adams.

John Adams,

Wm. Ellery. Connecticut.

Rob. T. Paine,

Eldridge Gerry.

Stephen Hopkins,

Roger Sherman,

Wm. Williams,

Oliver Wolcott.

New-York.

Francis Lewis,

Lewis Morris.

Wm. Floyd,

Sam. Huntington,

Philip Livingston,

New-Jersey. Rich. Stockton, John Witherspoon, Fra. Hopkinson, John Hart, Ab. Clark. Pennsylvania. Robert Morris. Benjamin Rush, Benjamin Franklin, Jehn Morton, Geo. Clymer, James Smith, Geo. Taylor. James Wilson, Geo. Ross. Delaware. Cæfar Rodney, George Read. Maryland. Samuel Chafe,

Wm. Paca,

Tho. Stone. Cha. Carrol of Cn. Virginia. George Wythe, Rich. H. Lee, Tho. Jefferson, Benj. Harrison, Tho. Nelfon, jun. Fra. Light. Lee. Carter Braxton. North-Carolina. Wm. Hooper, Joseph Hewes, John Penn. South-Carolina. Edw. Rutledge, Tho. Fleyward, jun. Tho. Lynch, jun. Art. Middleton. Georgia. But. Gwinnet, Lyman Dall,

Geo. Walton.

CONSTITUTION OF THE UNITED STATES.

The CONSTITUTION framed for the UNITED STATES of AMERICA, by a Convention of Deputies from the States of New-Hampshire, Massachusetts, Connecticut, New-York, New-Jersey, Pennsylvania, Delaware, Maryland, Virginia, North-Carolina, South-Carolina, and Georgia, at a Session begun May 25, and ended September 17, 1787.

E, the People of the United States, in order to form a more perfect union, establish justice, insure domestic tranquility, provide for the common desence, promote the general welfare, and secure the blessings of liberty to ourselves and posterity, do ordain and establish this Constitution for the United States of America.

ARTICLE I .- Section 1.

All legislative powers herein granted, shall be vessed in a Congress of the United States, which shall consist of a Senate and House of Representatives.

SECTION II.

I. The House of Representatives shall consist of Members chosen every second year by the People of the several States; and the electors in each State shall have the qualifications requisite for electors of the most numerous branch of the State Legislature.

II. No person shall be a Representative who shall not have attained to the age of 25 years, and been seven years a Citizen of the United States; and who shall not, when elected, be an

inhabitant of that State in which he shall be chosen.

III. Representatives and direct taxes shall be apportioned among the several States which may be included within this Union, according to their respective numbers, which shall be determined by adding to the whole number of free persons, including those bound to service for a term of years, and excluding Indians not taxed, three-fifths of all other persons. The actual enumeration shall be made within three years after the first meeting of the Congress of the United States, and within every subsequent term of ten years, in such manner as they shall by law direct. The number of Representatives shall not exceed one for every thirty thousand; but each State shall have at least one Representative; and, until such enumeration shall be made; the State of New Hampshire shall be entitled to choose three;

Maffachusetts eight; Rhode Island and Providence Plantations, one; Connecticut five; New York six; New Jersey four; Pennsylvania eight; Delaware one; Maryland six; Virginia ten; North Carolina sive; South Carolina sive; and Georgia three.

IV. When vacancies happen in the Representation from any State, the executive authority thereof shall issue writs of elec-

tion to fill fuch vacancies.

V. The House of Representatives shall choose their Speaker and other officers, and shall have the sole power of impeachment.

SECTION III.

I. The Senate of the United States shall be composed of two Senators from each State, chosen by the Legislature thereof for

Ex years, and each Senator shall have one vote.

II. Immediately after they shall be assembled, in consequence of the sirst election, they shall be divided, as equally as may be, into three classes. The seats of the Senators of the first class shall be wacasted at the expiration of the second year; of the second class, at the expiration of the fourth year; and of the third class, at the expiration of the fixth year; so that one third may be chosen every second year. And if vacancies happen by refignation or otherwise, during the recess of the Legislature of any State, the Executive thereof may make temporary appointments until the next meeting of the Legislature, which shall then sill such vacancies.

HI. No person shall be a Senator, who shall not have attained to the age of 30 years, and been nine years a Citizen of the United States; and who shall not, when elected, be an inhabi-

pant of that State for which he shall be chosen.

IV. The Vice-President of the United States shall be President of the Senate, but shall have no vote unless they be equally divided.

V. The Senate shall choose their other Officers, and also a President pro tempore, in the absence of the Vice-President, or when he shall exercise the office of President of the U.States.

VI. The Senate shall have the sale power to try all impeachments. When sitting for that purpose, they shall be on oath or assirtant on. When the President of the United States is tried, the Chief Justice shall preside; and no person shall be convicted without the concurrence of two-thirds of the members present.

VII. Judgment, in cases of impeachment, shall not extend further than to removal from office, and disqualification to hold and enjoy any office of honour, trust, or profit, under the United States. But the party convicted shall, nevertheless, be liable and subject to indicament, trial, judgment, and punishment ac-

cording to law.

SECTION IV.

I. The times, places, and manner of holding elections for Senators and Representatives, shall be prescribed in each State by the Legislature thereof; but the Congress may, at any time, by law, make or alter such regulations, except as to the places of choosing Senators.

II. The Congress shall affemble at least once in every year; and such meeting shall be on the first Monday in December, un-

less they shall, by law, appoint a different day.

SECTION V.

I. Each House shall be the judge of the elections, returns, and qualifications of its own members; and a majority of each shall conflitute a quorum to do busines; but a smaller number may adjourn from day to day, and may be authorized to compel the attendance of ablent members, in such manner, and under such penalties, as each House may provide.

II. Each House may determine the rules of its proceedings, punish its members for disorderly behaviour, and, with the concurrence of two-thirds, expel a member.

III. Each House shall keep a journal of its proceedings, and, from time to time, publish the same, excepting such parts as may, in their judgment, require secrety; and the yeas and nays of the members of either House, on any question, shall, at the desire of one-sight of those present, be entered on the journal.

IV. Neither House, during the seffion of Congress, shall, without the consent of the other, adjourn for more than three days, nor to any other place than that in which the two Houses

shall be fitting.

SECTION VI.

I. The Senators and Representatives shall receive a compenfation for their services, to be ascertained by law, and paid out of the treasury of the United States. They shall, in all cases, except treason, selony, and breach of the peace, be privileged from arrest during their attendance at the session of their respective Houses, and in going to, and returning from the same; and for any speech or debate in either House, they shall not be questioned in any other place.

II. No Senator or Representative shall, during the time for which he was elected, be appointed to any civil office under the authority of the United States, which shall have been created, or the emoluments of which shall have been increased, during such time; and no person, helding any office under the United States, shall be a member of either House during his continu-

ance in office.

SECTION VII.

I. All bills for raifing revenue, shall originate in the House of Representatives; but the Senate shall propose or concur with mendments as on other bills.

Every

II. Every bill which shall have passed the House of Reprefentatives and the Senate, shall, before it become a law, be prefented to the President of the United States. If he approve, he shall fign it; but, if not, he shall return it, with his objections, to that House in which it shall have originated, who shall enter the objections at large on their journal, and proceed to reconfider it. If, after fuch reconfideration, two-thirds of that House shall agree to pass the bill, it shall be fent, together with the objections, to the other House, by which it shall likewise be reconsidered; and, if approved by two-thirds of that House, it shall become a law But, in all fuch cases, the votes of both Houses shall be determined by year and nays; and the names of the persons voting for and against the bill, shall be entered on the journal of each House respectively. If any bill shall not be returned by the President within ten days (Sundays excepted) after it shall have been presented to him, the same shall be a law, in like manner as if he had figned it, unless the Congress, by their adjournment, prevent its return; in which case, it shall not be a law.

III. Every order, resolution, or vote, to which the concurrence of the Senate and House of Representatives may be necessary (except on a question of adjournment) shall be presented to the President of the United States; and, before the same shall take effect, be approved by him; or, being disapproved by him, shall be repassed by two-thirds of both Houses according to the rules and limitations prescribed in the case of a bill.

SECTION VIII.

The Congress shall have power-

1. To lay and collect taxes, duties, imposts, and excises, to pay the debts, and provide for the common defence and general welfare of the United States; but all duties, imposts, and excites shall be uniform throughout the United States.

II. To borrow money on the credit of the United States.

111. To regulate commerce with foreign nations, and among the feveral States, and with the Indian tribes.

IV. To establish an uniform rule of naturalization, and uniform laws on the subject of bankruptcies, throughout the United States.

V. To coin money; regulate the value thereof, and of foreign coin; and fix the flandard of weights and measures.

VI. To provide for the punishment of counterteiting the securities and current coin of the United States.

VII. To establish post offices and post roads.

VIII. To promote the progress of science and useful arts, by securing for limited times, to authors and inventors, the exclusive right to their respective writings and discoveries.

IX. To constitute tribunals inferior to the Supreme Court.

To

X. To define and punish piracies and felonies committed on the high seas, and offences against the law of nations.

XI. To declare war; grant letters of marque and reprifal;

and make rules concerning captures on land and water.

XII. To raife and support armies. But no appropriation of money for that use, shall be for a longer term than two years.

XIII. To provide and maintain a navy.

XIV. To make rules for the government and regulation of the land and naval forces.

XV. To provide for calling forth the militia to execute the laws of the Union, suppress infurrections, and repel invasious.

XVI. To provide for organizing, arming, and difficultining the militia, and for governing fuch part of them as may be employed in the fervice of the United States; referving to the States respectively the appointment of the officers, and the authority of training the militia according to the discipline prefor bed by

Congress.

XVII. To exercife exclusive legislation in all cases whatfoever, over such district (not exceeding ten miles square) as may, by again of pasticular States, and the acceptance of Congress, became the seat of the Government of the United States; and to exercise like authority over all places purchased by the confent of the Legislature of the State in which the same shall be, for the erection of forts, magazines, arfenals, dock-yards, and ather needful buildings—And,

XVIII. To make all laws which shall be necessary and proper for carrying into execution the foregoing powers, and all other powers vested by this Constitution, in the Government of the

United States, or in any department or officer thereof.

SECTION IX.

I. The migration or importation of fuch persons as any of the States now existing shall think proper to admit, shall not be prohibited by the Congress, prior to the year one thousand eight hundred and eight; but a tax or duty may be imposed on such importation, not exceeding ten dollars for each person.

II. The privilege of the writ of Habeas Corpus shall not be suspended, unless when, in cases of rebellion or invasion, the

public safety may require it:

III. No bill of attainder or ex post facto law shall be passed.

IV. No capitation or other direct tax shall be laid, unless in proportion to the census or enumeration herein before directed

to be taken.

V. No tax or duty shall be laid on articles exported from any State. No preference shall be given, by any regulation of commerce or revenue, to the ports of one State over those of another; nor shall vessels, bound to or from one State, be obliged to enter, clear, or pay duties in another.

VI. No money shall be drawn from the treasury, but in confequence of appropriations made by law; and a regular statement and account of the receipts and expenditures of all public

money shall be published from time to time.

VII. No title of nobility shall be granted by the United States: And no person, holding any office of profit or trust under them, shall, without the consent of Congress, accept of any present, emolument, office or title of any kind whatever, from any King, Prince, or foreign State.

SECTION X.

I. No State shall enter into any treaty, alliance, or confederation; grant letters of marque and reprifal: coin money; emit bills of credit; make any thing but gold and filver coin a emit in payment of debts; país any bill of attainder, ex pont facto law, or law impairing the obligation of contracts, or grant any

title of nobility.

II. No State shall, without the consent of Congress, lay any imposts or duties on imports or exports, except what may be absolutely necessary for executing its inspection laws; and the net produce of all duties and imposts laid by any State on imports or exports, shall be for the use of the Treasury of the United States; and all such laws shall be subject to the revision and control of Congress. No State shall, without the consent of Congress, lay any duty on tomage, keep troops or ships of war in time of peace, enter into any agreement or compact with another State, or with a foreign Power, or engage in war, unless actually invaded, or in such imminent danger as will not admit of delay.

ARTICLE II -Section I.

I. The Executive Power shall be vested in a President of the United States of America. He shall hold his office during the term of four years, and, together with the Vice-President, chosen for the same term, be elected as follows:—

II. Each State shall appoint, in such manner as the Legislature thereof may direct, a number of Electors, equal to the whole number of Senators and Representatives, to which the State may be entitled in the Congress; but no Senator, or Representative, or person holding any office of trust or profit un-

der the United States, shall be appointed an Elector.

III. The Electors shall meet in their respective States, and vote, by ballot, for two persons, of whom, one, at least, shall not be an inhabitant of the same State with themselves. And they shall make a list of all the persons voted for, and of the number of votes for each; which list they shall sign and certify, and transmit sealed to the seat of the Government of the United States, directed to the President of the Senate. The President

of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted. The person having the greatest number of votes shall be the President, if such number be a majority of the whole number of electors appointed; and if there be more than one who have fuch majority, and have an equal number of votes, then the House of Representatives shall immediately choose, by ballot, one of them for President; and if no person have a majority, then, from the five highest on the lift, the faid House shall in like manner choose the President. But, in choosing the President, the votes shall be taken by States, the Representation from each State having one vote; a quorum for this purpole shall consist of a member, or members, from twothirds of the States; and a majority of all the States shall be necessary to a choice. In every case, after the choice of the President, the person having the greatest number of votes of the Electors shall be the Vice-President. But if there should remain two or more who have equal votes, the Senate shall choose from them, by ballot, the Vice-President.

IV. The Congress may determine the time of choosing the Electors, and the day on which they shall give their votes; which day shall be the same throughout the United States.

V. No person, except a natural born Citizen, or a Citizen of the United States at the time of the adoption of this Constitution, shall be eligible to the office of President. Neither shall any person be eligible to that office, who shall not have attained to the age of 35 years, and been 14 years a resident within the United States.

VI. In case of the removal of the President from office, or of his death, resignation, or inability to discharge the powers and duties of the said office, the same shall devolve on the Vice-President; and the Congress may, by law, provide for the case of removal, death, resignation, or inability, both of the President and Vice-President, declaring what Officer shall then as as President; and such Officer shall as accordingly, until the disability be removed, or a President shall be elected.

VII. The Prefident shall, at stated times, receive for his services, a compensation, which shall neither be increased nor diminished during the period for which he shall have been elected; and he shall not receive, within that period, any other emolument from the United States, or any of them.

VIII. Before he enter on the execution of his office, he shall take the following oath, or affirmation: —" I do solemnly swear (or affirm), That I will faithfully execute the office of President of the United States; and will, to the best of my ability, preserve, protect, and defend the Constitution of the United tates."

SECTION II.

I. The Prefident shall be Commander in Chief of the Army and Navy of the United States, and of the Militia of the several States, when called into the actual service of the United States. He may require the opinion, in writing, of the principal Officers in each of the executive Departments, upon any subject relating to the duties of their respective offices; and he shall have power to grant reprieves and pardons for offences against the United States, except in cases of impeachment.

II. He shall have power, by and with the advice and confent of the senate, to make treaties, provided two-thirds of the Senators present concur; and he shall nominate, and, by and with the advice and consent of the senate, shall appoint Ambassadors, other public Ministers and Consuls, Judges of the Supreme Court, and all other Officers of the United States whose appointments are not herein otherwise provided for, and which shall be established by law. But the Congress may, by law, vest the appointment of such inferior officers, as they may think proper, in the President alone, in the Courts of Law, or in the Heads of Departments.

III. The Prefident shall have power to fill up all vacancies that may happen during the recess of Senate, by granting commissions, which shall expire at the end of their next session.

SECTION III.

He shall, from time to time, give to the Congress information of the state of the Union, and recommend to their consideration such measures as he shall judge necessary and expedient. He may, on extraordinary occasions, convene both Houses, or either of them; and, in case of disagreement between them, with respect to the time of adjournment, he may adjourn them to such time as he shall think proper. He shall receive Ambassadors and other public Ministers. He shall take care that the laws be faithfully executed; and shall commission all the Officers of the United States.

SECTION IV.

The Prefident, Vice-Prefident, and all Civil Officers of the United States, shall be removed from office on impeachment for, and conviction of, treaton, bribery, or other high crimes and middemeanors.

ARTICLE III .- Section I.

The Judicial Power of the United States shall be vested in one Supreme Court, and in such inferior Courts, as the Congress may, from time to time, ordain and establish. The Judges, both of the Supreme and inferior Courts, shall hold their offices during good behaviour; and shall, at stated times, receive for their services, a compensation, which shall not be diminished during their continuance in office.

SECTIONII.

I. The Judicial Power shall extend to all cases, in Law-and Equity, arising under this Constitution, the laws of the United States, and treaties made, or which shall be made, under their authority; to all cases affecting Ambassadors, or other public Ministers and Consuls; to all cases of Admiralty and maritime Jurisdiction; to controversies to which the United States shall be a party, to controversies between two or more States, between a State and Citizens of another state, between Citizens of different States, between Citizens of the same State claiming lands under grants of different States, and between a State, or the Citizens thereof, and foreign States, Citizens, or Subjects.

II. In all cases affecting Ambasadors, other public Ministers, and Consuls, and those in which a State shall be a party, the Supreme Court shall have original jurisdiction. In all the other cases before mentioned, the Supreme Court shall have appellate jurisdiction, both as to law and fact, with such exceptions, and

under fuch regulations, as the Congress shall make.

HI. The trial of all crimes, except in cases of impeachment, shall be by jury; and such trial shall be held in the State where the said crimes shall have been committed; but when not committed within any State, the trial shall be at such place or places as the Congress may by law have directed.

SECTION HI.

I Treason against the United States shall consist only in levying war against them, or in adhering to their enemies, giving them aid and comfort. No person shall be convicted of treason, unless on the testimony of two witnesses to the same overt act, or on confession in open Court.

II. The Congress shall have power to declare the punishment of treason; but no attainder of treason shall work corruption of blood, or forfeiture, except during the life of the person at-

tainted.

ARTICLE IV .- Section I.

Full faith and credit finall be given, in each State, to the public acts, records, and judicial proceedings of every other State. And the Congress may, by penal laws, prescribe the manner in which such acts, records, and proceedings shall be proved, and the effect thereof.

SECTION II.

I. The Citizens of each State shall be entitled to all the privileges and immunities of Citizens in the several States.

II. A person charged in any State with treason, selony, or other crime, who shall slee from judice, and be sound in another State, shall, on demand of the Executive Authority of the State from which he sled, be delivered up, to be removed to the State having jurisdiction of the crime.

III. No perfon, held to fervice or labour in one State under the laws thereof, escaping into another, shall, in consequence of any law or regulation therein, be discharged from such fervice or labour; but shall be delivered up on claim of the party to whom such fervice or labour may be due.

SECTION III.

I. New States may be admitted by Congress into this Union; but no new State shall be formed or erected within the jurisdiction of any other State; nor any State be formed by the junction of two or more States, or parts of States, without the confent of the Legislatures of the States concerned, as well as of the Congress.

II. The Congress shall have power to dispose of, and make all needful rules and regulations respecting the territory or other property belonging to the United States; and nothing in this Conditions shall be so construct; as to prejudice any claims of

the United States, or of any particular State.

SECTION IV.

The United States shall guarantee to every State in this Union a Republican Form of Government; and shall protect each of them against invasion, and, on application of the Legislature, or of the Executive (when the Legislature cannot be convened) against domestic violence.

ARTICLE V.

The Congress, whenever two-thirds of both Houses shall deem it necessary, shall propose Amendments to this Constitution, or on the application of the Legislatures of two-thirds of the several States, shall call a Convention for proposing Amendments, which, in either case, shall be valid to all intents and purposes, as part of this Constitution, when ratified by the Legislatures of three-fourths of the several States, or by Conventions in three-fourths thereof, as the one or the other mode of ratification may be proposed by the Congress: Provided, that no Amendment, which may be made prior to the year 1808, shall in any manner affect the 1st and 4th clauses in the 5th Section of the first Article; and that no State, without its consent, shall be deprived of its equal suffrage in the Senate.

ARTICLE VI.

I. All debts contracted, and engagements entered into, before the adoption of this Conftitution, shall be as valid against the United States, under this Constitution, as under the Confederation.

II. This Conflitution, and the laws of the United States which shall be made in pursuance thereof, and all treaties made, or which shall be made, under the authority of the UnitedStates, shall be the supreme taw of the land, and the Judges, in every State, shall be bound thereby, any thing in the constitution or laws of any State to the contrary notwithstanding.

III. The Senators and Representatives before-mentioned, and the Members of the feveral State Legislatures, and all executive and judicial Officers, both of the United States and of the fe veral States, shall be bound, by oath or affirmation, to support this Constitution; but no religious test shall ever-be required as a qualification to any office or public trust under the United States. :

ARTICLE VII.

The ratification of the Conventions of nine States shall be fufficient for the establishment of this Constitution between the

States fo ratifying the fame.

Done in Convention, by the unanimous confent of the States present, the 17th day of September, in the year of our Lord 1787, and of the Independence of the United States of America the 12th. - In witness whereof, we have hereunto subscribed our names.

GEO. WASHINGTON, Prefident. and Delegate from Virginia.

New-Hampsbire. John Langdon, Nich. Gillman. Maffachusetts. Nath. Gorham, Rufus King. Connecticut. Wm. S. Johnson, Roger Sherman. New-York. Alexander Hamilton. New-Jersey. Wm. Livingston, David Brearly, Wm. Patterson, Jon. Dayton. Pennsylvania. Benj. Franklin,

Tho. Mifflin, Robert Morris, George Clymer. Tho. Fitzsimons, Jared Ingerfoll, James Wilson, Gouv. Morris. Delaware. George Read, Gun. Bedford, jun. John Dickinson. Rich. Basset, Jacob Broom. Maryland. James M'Henry, Daniel Carrol, Daniellof St. Thomas William Few. Jenifer.

Virginia. John Blair, james Madison, jun.

North-Carolina. Wm. Blount, Rich. D. Spaight, Hugh Williamson.

South-Carolina. John Rutledge, Cha. C. Pinckney, Charles Pinckney, Pierce Butler.

Georgia. Abm. Baldwin.

Atteft.

WM. JACKSON, Sec.

AMENDMENTS.

The following ARTICLES, in Addition to, and Amendment of, the Constitution of the UNITED STATES, having been ratified by the Legislatures of nine States, are equally obligatory with the Constitution itself.

CONGRESS shall make no law respecting an establishment of Religion, or prohibiting the free exercise thereof, or abridging the freedom of Speech, or of the Press; or the right of the People peaceably to assemble, and to petition the Government for a redress of grievances.

II. A well regulated Militia being necessary for the security of a free State, the right of the People to keep and bear arms

shall not be infringed.

III. No foldier shall, in time of peace, be quartered in any house without the consent of the owner; nor in time of war.

but in a manner to be prescribed by law.

IV. The right of the People to be fecure in their persons, houses, papers, and effects against unreasonable searches and seizures, shall not be violated; and no warrants shall iffue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

V. No person shall be held to answer for a capital or otherwise infamous crime, unless on a presentment or indistment of a grand jury, except in cases arising in the land or naval Forces, or in the Militia when in actual service, in time of war, or public danger; nor shall any person be subject, for the same offence, to be twice put in jeopardy of life or limb; nor shall be compelled, in any criminal case, to be witness against himself: nor be deprived of life, liberty, or property, without due process of law; nor shall private preperty be taken for public use, without just compensation.

VI. In all criminal profecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and District wherein the crime shall have been committed, (which district shall have been previously ascertained by law), and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favour; and to

have the affistance of counsel for his defence.

VII. In fuits at common law, where the value in controverfy finall exceed 20 dollars, the right of trial by jury shall be preferved; and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law.

VIII. Excessive bail shall not be required, nor excessive fines

imposed, nor cruel and unusual punishments inflicted.

IX. The enumeration in the Conflitution, of certain Rights, shall not be construed to deny or disparage others retained by the People.

X. The powers, not delegated to the United States by the Conflictation, nor prohibited by it to the States, are referred to

the States respectively, or to the People.

XI. The judicial Power of the United States shall not be confirmed to extend to any suit in Law or Equity, commenced or profectured against one of the United States by Citizens of another State, or by citizens or subjects of any foreign State.



CONSTITUTIONS

OF THE

UNITED STATES.

NEW-HAMPSHIRE.

The Constitution of New-Hampshire, as altered and amended by a Convention of Delegates held at Concord in said State, by Adjournment, on the 2d Wednesday of February 1792.

PART I.

BILL OF RIGHTS.

ART.I. A LL Men are born equally free and independent: Therefore, all Government, of right, originates from the People, is founded in consent, and instituted for the general good.

II. All men have certain natural, essential, and inherent rights—among which are, the enjoying and defending life and liberty; acquiring, possessing, and protecting property; and, in a word, of seeking and obtaining happiness.

III. When men enter into a state of society, they surrender up some of their natural rights to that society, in order to ensure the protection of others; and, without such an equivalent, the surrender is void.

IV. Among the natural rights, some are, in their very nature, unalienable, because no equivalent can be given or received for them. Of this kind are the Rights of Conscience.

Every

of government are their substitutes and agents, and at all times accountable to them.

IX. No office or place whatsoever, in government, shall be hereditary—the abilities and integrity requisite in all, not being transmissible to posterity or relations.

'X. Government being instituted for the common benefit, protection, and security of the whole community, and not for the private interest or emolument of any one man, family, or class of men; therefore, whenever the ends of government are perverted, and public liberty manifestly endangered, and all other means of redress are ineffectual, the people may and of right ought to reform the old, or establish a new government. The doctrine of non-resistance against arbitrary power, and oppression, is absurd, slavish, and destructive of the good and happiness of mankind

XI. All elections ought to be free, and every inhabitant of the State, having the proper qualifications, has

equal right to elect, and be elected, into office.

XII. Every member of the community has a right to be protected by it, in the enjoyment of his life, liberty and property; he is therefore bound to contribute his share in the expense of such protection, and to yield his personal service when necessary, or an equivalent. But no part of a man's property shall be taken from him, or applied to public uses, without his own consent, or that of the representative body of the people. Nor are the inhabitants of this State controlable by any other laws than those to which they, or their representative body, have given their consent.

XIII. No person who is conscientiously scrupulous about the lawfulness of bearing arms, shall be compel-

· led thereto, provided he will pay an equivalent.

XIV. Every subject of this State is entitled to a certain remedy, by having recourse to the laws, for all injuries he may receive in his person, property or character; to obtain right and justice freely, without being obliged to purchase it; completely, and without any denial; promptly, and without delay; conformable to the laws.

XV. No subject shall be held to answer for any crime,

or offence, until the same is fully and plainly, substantially and formally, described to him: or be compelled to accuse or furnish evidence against himself. And every subject shall have a right to produce all proofs that may be favourable to himself; to meet the witnesses against him, face to face; and to be fully heard in his defence, by himself, and counsel. And no subject shall be arrested, imprisoned, despoiled, or deprived of his property, immunities, or privileges, put out of the protection of the law, exiled or deprived of his life, liberty, or estate, but by the judgment of his peers, or the law of the land.

XVI. No subject shall be liable to be tried, after an acquittal, for the same crime or offence. Nor shall the Legislature make any law that shall subject any person to a capital punishment, (excepting for the government of the army and navy, and the militia in actual service)

without trial by Jury.

XVII. In criminal prosecutions, the trial of facts, in the vicinity where they happen, is so essential to the security of the life, liberty, and estate, of the citizens, that no crime or offence ought to be tried in any other county than that in which it is committed; except in eases of general insurrection in any particular county, when it shall appear to the Judges of the Superior Court, that an impartial trial cannot be had in the county where the offence may be committed, and upon their report, the Legislature shall think proper to direct the trial in the nearest county in which an impartial trial can be obtained.

XVIII. All penalties ought to be proportioned to the nature of the offence. No wise Legislature will affix the same punishment to the crimes of theft, forgery, and the like, which they do to those of murder and treason: Where the same undistinguishing severity is exerted against all offences, the people are led to forget the real distinction in the crimes themselves, and to commit the most flagrant with as little compunction as they do the lightest offences: For the same reason a multitude of sanguinary laws is both impolitic and unjust. The true design of all punishments being to restorm, not to exterminate, mankind.

XIX. Every subject hath a right to be secure from all unreasonable searches and seizures of his person, his houses, his papers, and all his possessions. Therefore, all warrants to search suspected places, or arrest a person for examination or trial, in prosecutions for criminal matters, are contrary to this right, if the cause or foundation of them be not previously supported by oath or affirmation; and if the order in a warrant to a civil officer, to make search in suspected places, or to arrest one or more suspected persons, or to seize their property, be not accompanied with a special designation of the person or objects of search, arrest, or seizure; and no warrant ought to be issued, but in cases, and with the formalities, prescribed by law.

XX. In all controversies concerning property, and in all suits between two or more persons, excepting in cases wherein it hath been heretofore otherwise used and practised, the parties have a right to a trial by Jury; and this right shall be deemed sacred and inviolable; but the Legislature may, by the Constitution, be empowered to make such regulations as will prevent parties from having as many trials by Jury, in the same suit. or action, as hath been heretofore allowed and practised, and to extend the civil jurisdiction of Justices of the Peace to the trials of suits where the sum demanded in damages doth not exceed four pounds, saving the right of appeal to either party: But no such regulations shall take away the right of a trial by Jury, in any case not in this article before excepted, unless in cases respecting mariners' wages.

XXI. In order to reap the fullest advantage of the inestimable privilege of the trial by Jury, great care ought to be taken, that none but qualified persons should be appointed to serve; and such ought to be fully compensated for their travel, time and attendance.

XXII. The LIBERTY OF THE PRESS is essential to the security of freedom in a State: It ought

therefore, to be inviolably preserved.

XXIII. Retrospective laws are highly injurious, oppressive, and unjust. No such laws, therefore, should e made, either for the decision of civil causes, or the mishment of offences. **XXIV.** A well regulated Militia is the proper, natural, and sure defence of a State.

XXV. Standing armies are dangerous to Liberty, and ought not to be raised, or kept up, without the consent of the Legislature.

XXVI. In all cases, and at all times, the military ought to be under strict subordination to, and governed

by, the civil power.

XXVII. No soldier, in time of peace, shall be quartered in any house, without the consent of the owner; and in time of war, such quarters ought not to be made but by the civil magistrate, in a manner ordained by the Legislature.

XXVIII. No subsidy, charge, tax, impost, or duty, shall be established, fixed, laid or levied, under any pretext whatsoever, without the consent of the people, or their representatives in the Legislature, or authority de-

rived from that body.

XXIX. The power of suspending the laws, or the execution of them, ought never to be exercised, but by the Legislature, or by authority derived therefrom, to be exercised in such particular cases only as the Legislature shall expressly provide for.

XXX. The freedom of deliberation, speech, and debate, in either House of the Legislature, is so essential to the rights of the people, that it cannot be the foundation of any action, complaint, or prosecution, in

any other Court or place whatsoever.

XXXI. The Legislature shall assemble for the redress of public grievances, and for making such laws

as the public good may require.

XXXII. The people have a right, in an orderly and peaceable manner, to assemble and consult upon the common good, give instructions to their Representatives, and to request of the Legislative Body, by way of petition or remonstrance, redress of the wrongs done them, and of the grievances they suffer.

XXXIII. No Magistrate, or Court of Law, shall demand excessive bail or sureties, impose excessive fines,

or inflict cruel or unusual punishments.

XXXIV. No person can, in any case, be subjected

to law martial, or to any pains or penalties by virtue of that law, except those employed in the army or navy, and except the militia in actual service, but by authori-

ty of the Legislature.

XXXV. It is essential to the preservation of the rights of every individual, his life, liberty, property and character, that there be an impartial interpretation of the laws and administration of justice. It is the right of every citizen to be tried by Judges as impartial as the lot of humanity will admit. It is therefore not only the best policy, but for the security of the rights of the people, that the Judges of the Supreme Judicial Court should hold their offices so long as they behave well; subject, however, to such limitations, on account of age, as may be provided by the Constitution of the state; and that they should have honourable salaries, ascertained and established by standing laws.

XXXVI. Economy being a most essential virtue in all States, especially in a young one, no pension shall be granted, but in consideration of actual services; and such pensions ought to be granted with great caution, by the Legislature, and never for more than one year at

a time.

XXXVII. In the government of this State, the three essential powers thereof, to wit, the Legislative, Executive, and Judicial, ought to be kept as separate from, and independent of, each other, as the nature of a free government will admit, or as is consistent with that chain of connection that binds the whole fabric of the Constitution in one indissoluble bond of union and amity.

XXXVIII. A frequent recurrence to the fundamental principles of the Constitution, and a constant adherence to justice, moderation, temperance, industry, frugality, and all the social virtues, are indispensibly necessary to preserve the blessings of liberty and good government; the people ought, therefore, to have a particular regard to all those principles in the choice of their Officers and Representatives: And they have a right to require of their law-givers and magistrates, an exact and constant observance of them, in the formation and execution of the laws necessary for the good adminstration of government.

PART II. FORM OF GOVERNMENT.

THE people inhabiting the territory formerly called the Province of New-Hampshire, do hereby solemnly and mutually agree with each other, to form themselves into a free, sovereign, and independent Body-Politic, or State, by the name of the State of New-Hampshire.

GENERAL COURT.

The Supreme Legislative Power, within this State, shall be vested in the Senate and House of Representatives, each of which shall have a negative on the other.

The Senate and House shall assemble every year on the last Wednesday of October, and at such other times as they may judge necessary; and shall dissolve, and be dissolved, seven days next preceding the said last Wednesday of October; and shall be stiled THE GENERAL COURT OF NEW-HAMPSHIRE.

The General Court shall forever have full power and authority to erect and constitute Judicatories and Courts of Record, or other Courts, to be holden in the name of the State, for the hearing, trying, and determining, all manner of crimes, offences, pleas, processes, plaints, actions, causes, matters, and things whatsoever, arising or happening within this State, or between or concerning persons inhabiting or residing, or brought within the same, whether the same be criminal or civil, or whether the crimes be capital, or not capital, and whether the said pleas be real, personal, or mixed; and for the awarding and issuing execution thereon. To which Courts and Judicatories, are hereby given and granted, full power and authority, from time to time, to administer oaths or affirmations, for the better discovery of truth in any matter in controversy, or depending before them.

And farther, full power and authority are hereby given and granted to the said General Court, from time to time, to make, ordain and establish, all manner of wholesome and reasonable orders, laws, statutes, ordinances, directions, and instructions, either with penalties, or without, so as the same be not repugnant or

contrary to this Constitution, as they may judge for the benefit and welfare of this State, and for the governing and ordering thereof, and of the subjects of the same, for the necessary support and defence of the government thereof; and to name and settle annually, or provide by fixed laws for the naming and settling, all civil officers within this State; such officers excepted, the election and appointment of whom are hereafter in this form of government otherwise provided for; and to set forth the several duties, powers, and limits, of the several civil and military officers of this State, and the forms of such oaths or affirmations as shall be respectively administered unto them for the execution of their several offices and places, so as the same be not repugnant or contrary to this Constitution; and also to impose fines, mulcts, imprisonments, and other punishments; and to impose and levy proportional and reasonable assessments, rates, and taxes, upon all the inhabitants of, and residents within the said State; and upon all estates within the same; to be issued and disposed of by warrant, under the hand of the Governor of this State for the time being, with the advice and consent of the Council, for the public service, in the necessary defence and support of the government of this State, and the protection and preservation of the subjects thereof, according to such acts as are, or shall be, in force within the same.

And while the public charges of government, or any part thereof, shall be assessed on polls and estates in the manner that has heretofore been practised; in order that such assessments may be made with equality, there shall be a valuation of the estates within the State taken anew once in every five years at least, and as much oftener as the General Court shall order.

No member of the General Court shall take fees, be of counsel, or act as advocate, in any cause before either branch of the Legislature; and upon due proof thereof, such member shall forfeit his seat in the Legislature.

The doors of the galleries, of each house of the Legislature, shall be kept open to all persons who be-

have decently, except when the welfare of the State, in the opinion of either branch, shall require secrecy. SENATE.

THE Senate shall consist of thirteen members, who shall hold their office for one year, from the last Wednesday of October next ensuing their election.

And that the State may be equally represented in the Senate, the Legislature shall, from time to time, divide the State into thirteen districts, as nearly equal as may be without dividing towns and unincorporated places; and in making this division, they shall govern themselves by the proportion of public taxes paid by the said districts, and timely make known to the inhabitants of the State the limits of each district.

The freeholders and other inhabitants of each district, qualified as in this Constitution is provided, shall annually give in their votes for a Senator, at some meeting holden in the month of March.

The Senate shall be the first branch of the Legislature; and the Senators shall be chosen in the following manner, viz. Every male inhabitant, of each town, and parish with town privileges, and places unincorporated, in this State, of twenty-one years of age and upwards, excepting paupers, and persons excused from paying taxes, at their own request, shall have a right, at the annual or other meetings of the inhabitants of said towns and parishes, to be duly warned and holden annually forever in the month of March, to vote in the town or parish wherein he dwells, for the Senators in the county or district whereof he is a member.

Provided nevertheless, That no person shall be capable of being elected a Senator, who is not seized of a freehold estate, in his own right, of the value of two hundred pounds, lying within this State, who is not of the age of thirty years, and who shall not have been an inhabitant of this State for seven years immediately preceding his election, and at the time thereof he shall be an inhabitant of the district for which he shall be chosen.

And every person, qualified as the Constitution provides, shall be considered an inhabitant for the purpose

of electing and being elected into any office or place within this State, in the town, parish, and plantation, where he dwelleth and hath his home.

And the inhabitants of plantations and places unincorporated, qualified as this Constitution provides, who are or shall be required to asses taxes upon themselves towards the support of government, or shall be taxed therefor, shall have the same privilege of voting for Senators in the plantations and places wherein they reside, as the inhabitants of the respective towns and parishes aforesaid have. And the meetings of such plantations and places for that purpose, shall be holden annually in the month of March, at such places respectively therein as the assessors thereof shall direct: which assessors shall have like authority for notifying the electors, collecting and returning the votes, as the Selectmen and Town-Clerks have in their several towns by this Constitution.

The meetings for the choice of Governor, Council, and Senators, shall be warned, by warrant, from the Selectmen, and governed by a Moderator, who shall, in the presence of the Selectmen, (whose duty it shall be to attend) in open meeting, receive the votes of all the inhabitants of such towns and parishes present, and qualified to vote for Senators; and shall, in said meetings, in presence of the said Selectmen and of the Town-Clerk, in said meeting, sort and count the said votes, and make a public declaration thereof, with the name of every person voted for, and the number of votes for each person: And the Town-Clerk shall make a fair record of the same at large, in the town-book, and shall make out a fair attested copy thereof, to be by him sealed up, and directed to the Secretary of the State. with a superscription expressing the purport thereof: And the said Town-Clerk shall cause such attested copy to be delivered to the Sheriff of the County in which. such town or parish shall lie, forty days at least before the last Wednesday of October: or to the Secretary of the State at least thirty days before the last Wednesday of October: And the Sheriff of each County, or his deputy, shall deliver all such certificates by him received,

into the Secretary's office, at least thirty days before the last Wednesday of October.

And that there may be a due meeting of Senators on the last Wednesday of October annually, the Governor, and a majority of the Council for the time being, shall, as soon as may be, examine the returned copies of such records, and fourteen days before the said last Wednesday of October, he shall issue his summons to such persons as appear to be chosen Senators by a majority of votes, to attend and take their seats on that day.

Provided nevertheless, That for the first year the said returned copies shall be examined by the President, and a majority of the Council then in office: and the said President shall, in like manner, notify the persons elect-

ed, to attend and take their seats accordingly.

And in ease there shall not appear to be a Senator elected by a majority of votes for any district, the deficiency shall be supplied in the following manner, viz. The members of the House of Representatives, and such Senators as shall be declared elected, shall take the names of the two persons having the highest number of votes in the district, and out of them shall elect, by joint ballot, the Senator wanted for such district; and in this manner all such vacancies shall be filled up, in every district of the State; and in like manner all vacancies in the Senate, arising by death, removal out of the State, or otherwise, shall be supplied, as soon as may be after such vacancies happen.

The Senate shall be final judges of the elections, returns, and qualifications, of their own members, as

pointed out in this Constitution.

The Senate shall have power to adjourn themselves, provided such adjournment do not exceed two days at a time.

Provided revertheless, That whenever they shall sit on the trial of any impeachment, they may adjourn to such time and place as they may think proper, although the Legislature be not assembled on such day, or at such place.

The Senate shall appoint the President, and other officers, and determine their own rules of proceedings:

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And not less than seven members of the Senate shall shall make a quorum for doing business; and when less than eight Senators shall be present, the assent of five, at least, shall be necessary, to render their acts and proceedings valid.

The Senate shall be a Court, with full power and authority to hear, try, and determine, all impeachments made by the House of Representatives against any officer or officers of the State, for bribery, corruption, malpractice, or mal-administration, in office; with full power to issue summons, or compulsory process, for convening witnesses before them, with all necessary powers incident to a Court of Trials: But previous to the trial of any such impeachment, the members of the Senate shall respectively be sworn truly and impartially to try and determine the charge in question, according to evidence. And every officer, impeached for bribery, corruption, mal-practice, or mal-administration, in office. shall be served with an attested copy of the impeachment, and order of Senate thereon, with such citation as the Senate may direct, setting forth the time and place of their sitting to try the impeachment; which service shall be made by the Sheriff, or such other sworn officer as the Senate may appoint, at least fourteen days previous to the time of trial; and such citation being duly served and returned, the Senate may proceed in hearing of the impeachment, giving the person impeached, if he shall appear, full liberty of producing witnesses and proofs, and of making his defence, by himself and counsel; and may also, upon his refusing or neglecting to appear, hear the proofs in support of the impeachment, and render judgment thereon, his non-appearance notwithstanding; and such judgment shall have the same force and effect as if the person impeached had appeared and pleaded in the trial. Their judgment, however, shall not extend further than removal from office, disqualification to hold or enjoy any: place of honour, trust or profit, under this State; but: the party so convicted, shall nevertheless be liable to indictment, trial, judgment, and punishment, according to the laws of the land.

Whenever the Governor shall be impeached, the Chief Justice of the Supreme Judicial Court shall, during the trial, preside in the Senate, but have no vote therein.

HOUSE OF REPRESENTATIVES.

THERE shall be, in the Legislature of this State, a Representation of the People, annually elected, and founded upon principles of equality: And, in order that such representation may be as equal as circumstances will admit, every town, parish, or place entitled to town privileges, having one hundred and fifty rateable male polls, of twenty-one years of age, and upwards, may elect one Representative: if four hundred and fifty rateable polls, may elect two Representatives; and so proceeding, in that proportion, making three hundred such rateable polls the mean increasing number, for every additional Representative.

Such towns, parishes or places, as have less than one hundred and fifty rateable polls, shall be classed by the General Assembly, for the purpose of choosing a Representative, and seasonably notified thereof. And in every class, formed for the above mentioned purpose, the first annual meeting shall be held in the town, parish, or place, wherein most of the rateable polls reside, and afterwards in that which has the next highest number; and. so on annually, by rotation, through the several towns, parishes or places, forming the district.

Whenever any town, parish or place, entitled to town privileges, as aforesaid, shall not have one hundred and fifty rateable polls, and be so situated as to render the classing thereof with any other town, parish, or place, very inconvenient, the General Assembly may, upon application of a majority of the voters in such town, parish, or place, issue a writ for their electing and send-

ing a Representative to the General Court.

The Members of the House of Representatives shall be chosen annually, in the month of March, and shall

be the second branch of the Legislature.

All persons, qualified to vote in the election of Senators, shall be entitled to vote within the district where they dwell, in the choice of Representatives. Every member of the House of Representatives shall be chosen by ballot; and for two years at least, next preceding his election, shall have been an inhabitant of this State; shall have an estate within the district which he may be chosen to represent, of the value of one hundred pounds, one half of which to be a freehold, whereof he is seized in his own right: shall be, at the time of his election, an inhabitant of the district which he may be chosen to represent; and shall cease to represent such district immediately on his ceasing to be qualified as aforesaid.

The members of both Houses of the Legislature shall be compensated for their services out of the treasury of the State, by a law made for that purpose; such members attending seasonably, and not departing without licence. All intermediate vacancies in the House of Representatives, may be filled up, from time to time, in the same manner as annual elections are made.

The House of Representatives shall be the Grand Inquest of the State; and all impeachments made by them, shall be heard and tried by the Senate.

All money-bills shall originate in the House of Representatives; but the Senate may propose, or concurwith amendments, as on other bills.

The House of Representatives shall have power to adjourn themselves, but no longer than two days at a time.

A majority of the members of the House of Representatives shall be a quorum for doing business: But when less than two-thirds of the Representatives elected shall be present, the assent of two-thirds of those members shall be necessary to render their acts and proceedings valid.

No member of the House of Representatives, or Senate, shall be arrested, or held to bail, on mean process, during his going to, returning from, or attendance upon, the Court.

The House of Representatives shall choose their own Speaker, appoint their own officers, and settle the rules of proceedings in their own House; and shall be judge of the returns, elections, and qualifications of its members, as pointed out in this Constitution. They shall have

have authority to punish, by imprisonment, every person who shall be guilty of disrespect to the House, in its presence, by any disorderly and contemptuous behaviour, or by threatening, or ill-treating, any of its members, or by obstructing its deliberations; every person guilty of a breach of its privileges, in making arrests for debt, or assaulting any member during his attendance at any session; in assaulting or disturbing any one of its officers in the execution of any order or procedure of the House; in assaulting any witness, or other person ordered to attend, by and during his attendance of the House, or in rescuing any person arrested by order of the House, knowing them to be such. The Senate, Governor and Council, shall have the same powers in like cases: provided that no imprisonment by either, for any offence, exceed ten days.

The journals of the proceedings, and all the public acts of both Houses of the Legislature, shall be printed and published immediately after every adjournment or prorogation; and upon motion made by any one member, the yeas and pays, upon any question, shall be entered in the journals: And any member of the Senate, or House of Representatives, shall have a right, on motion made at the time for that purpose, to have his protest, or dissent, with the reasons against any vote,

resolve, or bill passed, entered on the journals.

EXECUTIVE POWER. GOVERNOR.

THE Governor shall be chosen annually, in the month of March; and the votes for Governor shall be received, sorted, counted, certified, and returned, in the same manner as the votes for Senators; and the Secretary shall lay the same before the Senate and House of Representatives, on the last Wednesday of October, to be by them examined; and in case of an election by a majority of votes through the State, the choice shall be by them declared and published.

And the qualifications of electors of the Governor shall be the same as those for Senators; and if no person shall have a majority of votes, the Senate and House of Representatives shall, by joint ballot, elect one

of the two persons having the highest number of votes, who shall be declared Governor.

And no person shall be eligible to this office, unless, at the time of his election, he shall have been an inhabitant of this State for seven years next preceding, and unless he shall be of the age of thirty years, and unless he shall, at the same time, have an estate of the value of five hundred pounds, one half of which shall consist of a freehold, in his own right, within this State.

In cases of disagreement between the two Houses, with regard to the time or place of adjournment or prorogation, the Governor with the advice of Council, shall have a right to adjourn or prorogue the General Court, not exceeding seven months at any one time, as he may determine the public good may require, to meet at the place where the General Court shall be at that time sitting; and he shall dissolve the same seven days before the said last Wednesday of October.

And, in case of any infectious distemper prevailing in the place where the said Court at any time is to convene, or any other cause, whereby dangers may arise to the health or lives of the members from their attendance, the Governor may direct the session to be holden at some other the most convenient place within the State.

Every bill which shall have passed both Houses of the General Court, shall, before it become a law, be presented to the Governor; if he approve, he shall sign it, but if not, he shall return it, with his objections, to that House in which it shall have originated, who shall enter the objections at large on their journal, and proceed to consider it; if, after such reconsideration, twothirds of that House shall agree to pass the bill, it shall be sent, together with such objections, to the other House, by which it shall likewise be reconsidered, and if approved by two-thirds of that House, it shall become a law. But in all such cases the votes of both Houses shall be determined by yeas and nays, and the names of the persons voting, for or against the bill, shall be entered on the journal of each House respectively. any bill shall not be returned by the Governor, within

five days (Sundays excepted) after it shall have been presented to him, the same shall be a law, in like manner as if he had signed it, unless the Legislature, by their adjournment, prevent its return, in which case it shall not be a law.

Every resolve shall be presented to the Governor, and, before the same shall take effect, shall be approved by him, or being disapproved by him, shall be repassed by the Senate and House of Representatives, according to the rules and limitations prescribed in the case of a bill-

All judicial officers, the Attorney-General, Solicitors, all Sheriffs, Coroners, Registers of Probate, and all officers of the navy, and general and field officers of the militia, shall be nominated and appointed by the Governor and Council; and every such nomination shall be made at least three days prior to such appointment; and no appointment shall take place, unless a majority of the Council agree thereto. The Governor and Council shall have a negative on each other, both in the nominations and appointments. Every nomination and appointment shall be signed by the Governor and Council, and every negative shall be also signed by the Governor or Council who made the same.

The captains and subalterns, in the respective regiments, shall be nominated by the field officers, and if approved by the Governor, shall be appointed by him.

Whenever the chair of the Governor shall become vacant, by reason of his death, absence from the State, or otherwise, the President of the Senate, shall, during such vacancy, have and exercise all the powers and authorities which, by this Constitution, the Governor is vested with, when personally present; but when the President of the Senate shall exercise the office of Governor, he shall not hold his office in the Senate.

The Governor, with advice of Council, shall have full power and authority, in the recess of the General Court, to prorogue the same from time to time, not exceeding seven months, in any one recess of said Court; and during the session of said Court, to adjourn or prorogue it to any time the two Houses may desire, and to call it together sooner than the time to which it may be ad-

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journed, or prorogued, if the welfare of the Senate should require the same.

The Governor of the State for the time being shall be commander in chief of the army and navy, and all the military forces of this State, by sea and land; and shall have full power by himself, or by any chief commander, or other officer, or officers, from time to time, to train, instruct, exercise and govern the militia and navy; and for the special defence and safety of this State, to assemble in martial array, and put in warlike posture, the inhabitants thereof, and to lead and conduct them, and with them to encounter, expulse, repel, resist and persue by force of arms, as well by sea as by land, within and without the limits of this State; and also to kill, slav, destroy, if necessary, and conquer by all fitting ways, enterprize and means, all and every such person and persons as shall, at any time hereafter, in a hostile manner, attempt or enterprize the destruction, invasion, detriment or annoyance of this State; and to use and exercise over the army and navy, and over the militia in actual service, the law martial in time of war, invasion, and also in rebellion, declared by the Legislature to exist, as occasion shall necessarily require. And surprize by all ways and means whatsoever, all and every such person or persons, with their ships, arms, ammunition, and other goods, as shall in a hostile manner invade or attempt the invading, conquering or annoving this State: And in fine, the Governor hereby is entrust. ed with all other powers incident to the office of Captain-General and Commander in Chief and Admiral, to be exercised agreeably to the rules and regulations of the Constitution, and the laws of the land: Provided, that the Governor shall not, at any time hereafter, by virtue of any power by this Constitution granted, or hereafter to be granted to him by the Legislature, transport any of the inhabitants of this State, or oblige them to march out of the limits of the same, without their free and voluntary consent, or the consent of the General Court nor grant commissions for exercising the law-martial in any case, without the advice and consent of the Council.

The power of pardoning offences, except such as per-

sons may be convicted of before the Senate, by impeachment of the House, shall be in the Governor, by and with the advice of the Council: But no charter of pardon granted by the Governor, with advice of Council, before conviction, shall avail the party pleading the same, notwithstanding any general or particular expressions contained therein, descriptive of the offence or offences intended to be pardoned.

No officer duly commissioned to command in the militia shall be removed from his office, but by the address of both Houses to the Governor, or by fair trial in court-martial, pursuant to the laws of the State for the time being.

The commanding officers of the regiments shall appoint their Adjutants, and Quarter-Masters; the Brigadiers, their Brigade-Majors; the Major-Generals, their Aids; the Captains and Subalterns, their non-commissioned officers.

The Governor and Council shall appoint all officers of the continental army, whom, by the confederation of the United States, it is provided that this State shall appoint; as also all officers of forts and garrisons.

The division of the militia into brigades, regiments, and companies, made in pursuance of the militia laws now in force, shall be considered as the proper division of the militia of this State, until the same shall be altered by some future law.

No monies shall be issued out the treasury of this State, and disposed of, (except such sums as may be appropriated for the redemption of bills of credit, or Treasurer's notes, or for the payment of interest arising thereon) but by warrant under the hand of the Governor for the time being, by and with the advice and consent of the Council for the necessary support and defence of this State, and for the necessary protection and preservation of the inhabitants thereof, agreeably to the acts and resolves of the General Court.

All public boards, the Commissary-General, all superintending officers of public magazines and stores, belonging to this State, and all commanding officers of forts and garrisons within the same, shall, once in every three

three months, officially and without requisition, and at other times when required by the Governor, deliver to him an account of all goods, stores, provisions, ammunition, cannon, with their appendages, and small arms, with their accourtements, and of all other public property under their care respectively; distinguishing the quantity and kind of each, as particularly as may be; together with the condition of such forts and garrisons: And the commanding officer shall exhibit to the Governor, when required by him, true and exact plans of such forts, and of the land and sea, or harbour or harbours adjacent.

The Governor and Council shall be compensated for their services, from time to time, by such grants as the General Court shall think reasonable.

Permanent and honourable salaries shall be established by law, for the Justices of the Superior Court.

COUNCIL.

THERE shall be annually elected, by ballot, five Councillors, for advising the Governor in the executive part of government. The freeholders and other inhabitants in each county, qualified to vote for Senators, shall, some time in the month of March, give in their votes for one councillor; which votes shall be received, sorted, counted, certified and returned to the Secretary's office, in the same manner as the votes for Senators, to be by the Secretary laid before the Senate and House of Representatives on the last Wednesday of October.

And the person having a majority of votes in any county, shall be considered as duly elected a Councillor: But if no person shall have a majority of votes in any county, the Senate and House of Representatives shall take the names of the two persons who have the highest number of votes in each county, and not elected, and out of those two shall elect, by joint ballot, the Councillor wanted for such county.

Provided nevertheless, That no person shall be capable of being elected a Councillor, who has not an estate of the value of five hundred pounds within this State, three hundred pounds of which (or more) shall be a freehold in his own right; and who is not thirty years

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of age; and who shall not have been an inhabitant of this State for seven years immediately preceding his election; and, at the time of his election, an inhabitant of the county in which he is elected.

The Secretary shall, annually, seventeen days before the last Wednesday of October, give notice of the choice

of the persons elected.

If any person shall be elected Governor, or member of either branch of the Legislature, and shall accept the trust; or if any person, elected a Councilor, shall refuse to accept the office; or in case of the death, resignation, or removal of any Councillor out of the State; the Governor may issue a precept for the election of a new Councillor in that county where such vacancy shall happen; and the choice shall be in the same manner as before directed: And the Governor shall have full power and authority to convene the Council, from time to time, at his discretion: and, with them, or the majority of them, may, and shall, from time to time, hold a Council, for ordering and directing the affairs of the State, according to the laws of the land.

The Members of the Council may be impeached by the House, and tried by the Senate, for bribery, cor-

ruption, mal-practice, or mal-administration.

The resolutions and advice of the Council shall be recorded by the Secretary, in a register, and signed by all the members present agreeing thereto; and this record may be called for at any time, by either House of the Legislature; and any member of the Council may enter his opinion contrary to the resolutions of the majority, with the reasons for such opinion.

The Legislature may, if the public good shall hereafter require it, divide the state into five districts, as nearly equal as may be, governing themselves by the number of rateable polls, and proportion of public taxes; each district to elect a Councillor: And, in case of such divison, the manner of the choice shall be conformable to the present mode of election in counties.

And whereas the elections, appointed to be made by this Constitution, on the last Wednesday of October annually, by the two Houses of the Legislature, may not be completed on that day, the said elections may be adjourned from day to day, until the same may be completed: And the order of the elections shall be as follows—The vacancies in the Senate, if any, shall be first filled up: The Governor shall then be elected, provided there shall be no choice of him by the people: And afterwards, the two Houses shall proceed to fill up the vacancy, if any, in the Council.

SECRETARY, TREASURER, COMMISSARY-GENERAL, &c. THE Secretary, Treasurer, and Commissary-General, shall be chosen by joint ballot of the Senators and Representatives, assembled in one room.

The records of the State shall be kept in the office of the Secretary, and he shall attend the Governor and Council, the Senate, and Representatives in person, or

by Deputy, as they may require.

The Secretary of the State shall, at all times, have a Deputy, to be by him appointed; for whose conduct in office he shall be responsible. And in case of the death, removal, or inability, of the Secretary, his Deputy shall exercise all the duties of the office of Secretary of this State, until another shall be appointed.

The Secretary, before he enters upon the business of his office, shall give bond, with sufficient sureties, in a reasonable sum, for the use of the State, for the punc-

tual performance of his trust.

COUNTY TREASURER, &c.

THE County Treasurers, and Registers of Deeds, shall be elected by the inhabitants of the several towns, in the several counties in the State, according to the method now practised, and the laws of the State.

Provided nevertheless, The Legislature shall have authority to alter the manner of certifying the votes, and the mode of electing those officers; but not so as to deprive the people of the right they now have of electing them.

And the Legislature, on the application of the major part of the inhabitants of any county, shall have authority to divide the same into two districts for registering deeds, if to them it shall appear necessary; each

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district to elect a Register of Deeds: And before they enter upon the business of their offices, shall be respectively sworn faithfully to discharge the duties thereof, and shall severally give bond, with sufficient sureties, in a reasonable sum, for the use of the county, for the punctual performance of their respective trusts.

JUDICIARY POWER.

IT shall be the duty of the General Court to make a reform in the Judiciary System, that justice may be administered in a more cheap and expeditious manner than is now practised, and that no party shall have a review after the cause has been determined against him twice by Jury.

The General Court are hereby empowered to make alterations in the power and jurisdiction of the Courts of Common Pleas, and General Sessions of the Peace, respectively; or, if they shall judge it necessary for the public good, to abolish those Courts, or either of them, and invest such other Courts, as they may establish, with the jurisdiction and powers now vested in the Court of Common Pleas, and Courts of General Sessions of the Peace, as the General Court may, from time to time, judge expedient for the due administration of law and justice.

And it shall be the duty of the General Court, to vest in such Court or Courts of law as to them may appear expedient, the power of granting new trials, or a trial after judgment, either upon verdict of a Jury, default, nonsuit, or complaint, for affirmation of judgment, in all cases where substantial justice has not been done, except as before excepted, in such manner, and under such restrictions and regulations, as to the General Court may appear for the public good: Provided, application be made for such review on trial within one year from the rendition of judgment.

For the more effectual preserving the proper separation of the three great powers of government, agreeably to the 37th Article in the Bill of Rights, the power of hearing and deciding in causes of equity shall be vested either in some Judicial Court, or Courts, or in some court to be established 'specially for that purpose: Provided no power shall be granted to any such Courts, incompatible with the Bill of Rights and Constitution. And the powers of said Courts shall be limited and defined by express laws: And no suit in equity shall be sustained where clear and adequate remedy may be had at law.

The General Court are empowered to give to Justices of the Peace jurisdiction in civil causes, when the damages demanded shall not exceed four founds, and title of real state is not concerned; but with right of appeal, to either party, to some other Court, so that a trial by Jury in the last resort may be had.

No person shall hold the office of Judge of any Court, or Judge of Probate, or Sheriff of any county, after he

has attained the age of seventy years.

No Judge of any Court, or Justice of the Peace, shall act as Attorney, or be of counsel, to any party, or originate any civil suit, in matters which shall come or be brought before him as Judge, or Justice of the Peace.

All matters relating to the probate of wills, and granting letters of administration, shall be exercised by the Judges of Probate, in such manner as the Legislature have directed, or may hereafter direct: And the Judges of Probate shall hold their Courts at such place or places, on such fixed days, as the conveniency of the people may require, and the Legislature from time to time appoint.

No Judge, or Register of Probate, shall be of counsel, act as an advocate, or receive any fees as advocate or counsel, in any probate business which is pending, or may be brought into any Court of Probate in the county

of which he is Judge or Register.

CLERKS of COURT.

THE Judges of the Courts (those of Probate excepted) shall appoint their respective Clerks, to hold their office during pleasure: And no such Clerk shall act as an Attorney, or be of counsel, in any cause in the Court of which he is Clerk, nor shall he draw any writ originating a civil action.

ENCOURAGEMENT OF LITERATURE, &c.

KNOWLEDGE and Learning, generally diffused through a community, being essential to the preservation of a free government; and spreading the opportunities and advantages of education through the various parts of the country, being highly conducive to promote this end; it shall be the duty of the Legislators and Magistrates, in all future periods of this government, to cherish the interest of Literature and the Sciences and all seminaries and public schools, to encourage private and public institutions, rewards and immunities for the promotion of agriculture, arts, sciences, commerce, trades, manufactures, and natural history of the country; to countenance and inculcate the principles of humanity and general benovolence, public and private charity, industry and economy, honesty and punctuality, sincerity, sobriety, and all social affections, and generous sentiments, among the people

OATH and Subscriptions; Exclusion from Offices; Commissions; Writs; Confirmation of Laws; Habeas Corpus; the Enacting Stile; Continuance of Officers; Provision for a future Revision of the Constitution, &c.

ANY person chosen Governor, Councillor, Senator, or Representative, military or civil officer, (town officers excepted) accepting the trust, shall before he proceeds to execute the duties of his office, make and subscribe the following Declaration, viz.

- I, A. B. do solemnly swear, that I will bear faith and true allegiance to the State of New-Hampshire, and will support the Constitution thereof.

 So help me God.
- I, A. B. do solemnly and sincerely swear and affirm, that I will faithfully and impartially discharge and perform all the duties incumbent on me as according to the best of my abilities, agreeably to the rules and regulations of this Constitution, and the laws of the State of New-Hampshire.

 So help me God.

Any person having taken and subscribed the oath of allegiance, and the same being filed in the Secretary's office, he shall not be obliged to take said oath again.

Provided always, When any person chosen or appointed as aforesaid, shall be of the denomination called Quakers, or shall be scrupulous of swearing, and shall decline taking the said oaths, such shall take and subscribe them, omitting the word swear and likewise the words So help me God, subjoining instead thereof, This I do under the pains and penalties of perjury.

And the oaths or affirmations shall be taken and subscribed by the Governor, before the President of the Senate, in presence of both Houses of the Legislature, and by the Senators and Representatives first elected under this Constitution, as altered and amended, before the President of the State, and a majority of the Council then in office, and for ever afterwards before the Governor and Council for the time being; and by all other officers, before such persons, and in such manner, as the Legislature shall from time to time appoint.

All commissions shall be in the name of the State of New-Hampshire, signed by the Governor, and attested by the Secretary or his Deputy, and shall have

the great seal of the State affixed thereto.

All writs issuing out of the Clerk's office in any of the Courts of Law, shall be in the name of the State of New-Hampshire; shall be under the seal of the Court whence they issue, and bear test of the chief, first, or senior justice of the Court; but when such Justice shall be interested, then the writ shall bear test of some other Justice of the Court, to which the same shall be returnable, and be signed by the Clerk of such Court.

All indictments, presentments, and informations, shall conclude against the freace and dignity of the State.

The estate of such persons as may destroy their own lives, shall not for that offence be forfeited, but descend or ascend in the same manner, as if such persons had died in a natural way. Nor shall any article which shall accidentally occasion the death of any person, be henceforth deemed a deodand, or in any wise forfeited on account of such misfortune.

All the laws which have heretofore been adopted, used, and approved, in the Province Colony, or State of New-Hampshire, and usually practised on in the Courts

of Law, shall remain and be in full force, until altered and repealed by the Legislature; such parts thereof only excepted, as are repugnant to the rights and liberties contained in this Constitution: Provided that nothing herein contained when compared with the 23d Article in the Bill of Rights, shall be construed to affect the laws already made respecting the persons, or estates, of absences.

The privilege and benefit of the Habeas Corpus shall be enjoyed in this State, in the most free, easy, cheap, expeditious and ample manner, and shall not be suspended by the Legislature, except upon the most urgent and pressing occasions, and for a time not exceeding three months.

The enacting stile in making and passing acts, statutes, and laws, shall be—Be it enacted by the Senate and House of Representatives in General Court convened.

No Governor, or Judge of the Supreme Judicial Court, shall hold any office or place under the authority of this State, except such as by this Constitution they are admitted to hold, saving that the Judges of the said Court may hold the offices of Justice of the Peace throughout the State; nor shall they hold any place or office, or receive any pension or salary, from any other state, government, or power whatever.

No person shall be capable of exercising, at the same time, more than one of the following offices within this State, viz. Judge of Probate, Sheriff, Register of Deeds; and never more than two offices of profit, which may be held by appointment of the Governor, or Governor and Council, or Senate and House of Representatives, or Superior or Inferior Courts, military offices, and offices of Justice of the Peace, excepted.

No person holding the office of Judge of any Court, (except Special Judges) Secretary, Treasurer of the State, Attorney-General, Commissary-General, military officers receiving pay from the Continent or this State, (excepting officers of the militia, occasionally called forth on an emergency) Register of Deeds, Sheriff, or officers of the customs,

including naval officers, collectors of excise, and state and continental taxes, hereafter appointed, and not having settled their accounts with the respective officers with whom it is their duty to settle such accounts, members of Congress, or any person holding any office under the United States, shall at the same time hold the office of Governor, or have a seat in the Senate, or House of Representatives, or Council; but his being chosen and appointed to, and accepting the same, shall operate as a resignation of his seat in the Chair, Senate, or House of Representatives, or Council: and the place so vacated shall be filled up. No member of the Council shall have a Seat in the Senate or House of Representatives.

No person shall ever be admitted to hold a seat in the Legislature, or any office of trust or importance under this government, who, in the due course of law, has been convicted of bribery or corruption, in obtain-

ing an election or appointment.

In all cases, where sums of money are mentioned in this Constitution, the value thereof shall be computed in silver at six shillings and eight hence per ounce.

To the end that there may be no failure of justice, or danger to the State, by the alterations and amendments made in the Constitution, the General Court is hereby fully authorised and directed to fix the time when the alterations and amendments shall take effect, and make

the necessary arrangements accordingly.

It shall be the duty of the Selectmen, and assessors, of the several towns and places in this State, in warning the first annual meeting for the choice of Senators, after the expiration of seven years from the adoption of this Constitution, as amended, to insert expressly in the warrant, this purpose, among the others for the meeting, to wit, to take the sense of the qualified voters on the subject of a revision of the Constitution; and the meeting being warned accordingly, and not otherwise, the Moderator shall take the sense of the qualified voters present, as to the necessity of a revision; and a return of the number of votes for and against such necessity, shall be made by the Clerk, sealed up, and directed to the

General Court at their next session; and if it shall appear to the General Court by such return, that the sense of the people of the State has been taken, and that, in the opinion of the majority of the qualified voters in the State, present and voting at said meetings, there is a necessity for a revision of the Constitution, it shall be the duty of the General Court to call a Convention for that purpose, otherwise the General Court shall direct the sense of the people to be taken, and then proceed in the manner before men-The delegates to be chosen in the same tioned. manner, and proportioned, as the Representatives to the General Court, provided that no alterations shall be made in this Constitution, before the same shall be laid before the towns and unincorporated places, and approved by two-thirds of the qualified voters present and voting on the subject.

And the same method of taking the sense of the people, as to a revision of the Constitution, and calling a Convention for that purpose, shall be observed afterwards at the expiration of every seven years.

This Form of Government shall be enrolled on parchment, and deposited in the Secretary's office, and be a part of the laws of the land; and printed copies thereof shall be prefixed to the books containing the laws of this State in all future editions thereof.

JOHN PICKERING, President, P. T.

Attest, JOHN CALF, Secretary.

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MASSACHUSETTS.

A Conflictation, or Frame of Government, ogreed upon by the Delegates of the People of the State of MASSACHUSETTS BAY, in Convention, begun and held at Cambridge, on the 1st day of September 1779, and continued by adjournments to the 2d of Mirch 1780.

PREAMBLE.

HE end of the inflitution, maintenance, and administration of Government, is to secure the existence of the body politic, to protect it, and to furnish the individuals who compose it, with the power of enjoying, in safety and tranquility, their natural rights, and the blessings of life; and whenever these great objects are not obtained, the people have a right to alter the government, and to take measures necessary for their safety, prosperity, and happiness.

The body politic is formed by a voluntary affociation of individuals. It is a focial compact, by which the whole people covenants with each citizen, and each citizen with the whole people, that all shall be governed by certain laws for the common good. It is the duty of the people, therefore, in framing a constitution of government, to provide for an equitable mode of making laws, as well as for an impartial interpretation, and a faithful execution of them, that every man may

at all times find his fecurity in them.

We, therefore, the People of Massachusetts, acknowledging with grateful hearts, the goodness of the Great Legislator of the Universe, in assording us, in the course of his providence, an opportunity, deliberately and peaceably, without fraud, violence, or surprise, of entering into an original, explicit, and solemn compact with each other—and of forming a new constitution of civil government, for ourselves and posterity;—and devoutly imploring his direction in so interesting a design, do agree upon, ordain, and establish, the following Declaration of Rights, and frame of government, as the Constitution of the Commonwealth of Massachusetts,

PART I.

A Declaration of Rights of the Inhabitants of the Commonwealth of Massachusetts.

ART. I. All men are born free and equal, and have certain natural, effential, and unalienable rights; among which may be reckozed the right of enjoying and defending their lives and liberties; that of acquiring, possessing, and protecting property; in fine, that of seek-

ing and obtaining their fafety and happiness.

II. It is the right, as well as the duty of all men in society, publicly, and at stated seasons, to worship the Supreme Being, the Great Creator and Preserver of the Universe. And no subject shall be hurt, molested, or restrained, in his person, liberty or estate, for worshipping God in the manner and season most agreeable to the distates of his own conscience; or for his religious prosession or sentiments—provided he doth not disturb the public peace, or obstruct others in their religious worship.

III. As the happiness of the people, and the good order and prefervation of civil government, effentially depend upon piety, religion and morality; and as thefe cannot be generally diffused through a community, but by the institution of the public worship of God, and of public instructions in piety, religion, and morality:-Therefore, to promote their happiness, and to secure the good order and preservation of their government. the people of this Commonwealth have a right to invest their Legislature with power to authorise and require, and the Legislature shall, from time to time, authorise and require the several towns, parishes, precincle, and other bodies politic, or religious focieties, to make fuitable provision, at their own expence, for the institution of the public worship of God, and for the support and maintenance of public Protestant teachers of piety. religion, and morality, in all cases where such provision shall not be made voluntarily.

And the People of this Commonwealth have also a right to, and do, invest their Legislature with authority, to enjoin, upon all the subjects, an attendance upon the instructions of their public teachers, as aforesaid.

at flated times and seasons, if there be any, on whose instructions they can conscientiously and conveniently attend;—

Provided notwithstanding, that the several towns, parishes, precincts, and other bodies politic or religious societies, shall, at all times, have the exclusive right of electing their public teachers, and of contracting with

them for their support and maintenance.

And all monies, paid by the subject, to the support of public worship, and of the public teachers aforesaid, shall, if he require it, be uniformly applied to the support of the public teacher, or teachers, of his own religious sect or denomination, provided there be any, on whose instructions he attends, otherwise it may be paid towards the support of the teacher, or teachers, of the parish, or precinct, in which the said monies is raised.

And every denomination of Christians, demeaning themselves peaceably, and as good subjects of the Commonwealth, shall be equally under the protection of the Law; and no subordination of any one sect or denomination to another, shall ever be established by law.

IV. The People of this Commonwealth have the fole and exclusive right of governing themselves, as a free, sovereign, and independent State; and do, and forever hereaster shall, exercise and enjoy every power, jurisdiction, and right, which is not, or may not hereaster, be by them expressly delegated to the United States of America in Congress assembled.

V. All power refiding originally in the People, and being derived from them—the several magistrates, and officers of government, vested with authority, whether legislative, executive, or judicial, are their substitutes and agents, and are, at all times, accountable to them.

VI. No man, or corporation, or affociation of men, have any other title, to obtain advantages, or particular and exclusive privileges, dislinet from those of the community, than what arises from the consideration of services rendered to the public. And this title being, in nature, neither hereditary, nor transmissible to children, or descendants, or relations by blood,—the idea of a man born a magistrate, law-giver, or judge, is absurd and unnatural.

VII. Government is inflituted for the common good; for the protection, fafety, prosperity, and happiness of the People; and not for the prosit, honour, or private interest of any one man, samily, or class of men.—Therefore the people alone have an incontestible, unalienable, and indefeasible right, to institute government, and to reform, alter, or totally change the same, when their protection, safety, prosperity and happiness, require it.

VIII. In order to prevent those, who are vested with authority, from becoming oppressors, the people have a right at such periods, and in such manner, as they shall establish by their frame of government, to cause their public officers to return to private life; and to fill up vacant places, by certain and regular elections and ap-

pointments.

IX. All elections ought to be free; and all the inhabitants of this Commonwealth, having such qualifications, as they shall establish by their frame of Government, have an equal right, to electofficers, and to be

elected for public employments.

X. Each individual of the fociety has a right, to be protected by it, in the enjoyment of his life, liberty, and property, according to standing laws. He is obliged, confequently, to contribute his share to the expence of this protection; to give his personal service, or an equivalent, when necessary. But no part of the pro-Berty of any individual can, with justice, be taken from him, or applied to public uses, without his own consent, or that of the representative body of the people. fine, the People of this Commonwealth are not controllable by any other laws, than those to which their constitutional representative body have given their con-And whenever their public exigencies require that the property of any individual should be appropriated to public uses, he shall receive a reasonable compensation therefor.

XI. Every subject of the Commonwealth ought to find a certain remedy, by having recourse to the laws for all injuries or wrongs, which he may receive, in his person, property, or character, He ought to ob-

tain right and justice freely, and without being obliged to purchase it—completely, and without any denial—promptly, and without delay—conformable to the laws.

XII. No subject shall be held to answer for any crime or offence, until the tame is fully and plainly, substantially and formally, described to him; or be compelled to accuse, or surnish evidence against himself. And every subject shall have a right to produce all proofs that may be favourable to him; to meet the witnesses against him, face to sace; and to be fully heard in his defence, by himself or his council, at his election. And no subject shall be arrested, imprisoned or despoiled, or deprived of his property, immunities, or privileges, put out of the protection of the law, exiled, or deprived of his life, liberty or estate, but by the judgment of his peers, or the law of the land.

And the Legislature shall not make any law, that shall subject any person to a capital or infamous punishment, (excepting for the government of the army and

navy) without trial by jury.

XIII. In criminal profecutions, the vetification of facts, in the vicinity where they happen, is one of the greatest securities of the life, liberty and property of the Citizen.

XIV. Every subject has a right to be secure from all unreasonable searches, and seizures, of his person, his houses, his papers, and his possessions. All warrants, therefore, are contrary to this right, if the cause or foundation of them be not previously supported by oath or affirmation; and if the order, in a warrant to a civil officer, to make search in all suspected places, or co arrest one or more suspected persons, or to seize their property, be not accompanied with a special designation of the persons or objects of search, arrest, or seizure. And no warrant ought to be issued, but in cases, and with the formalities, prescribed by the laws.

XV. In all controversies concerning property, and in all suits between two or more persons, (except in cases, in which it has heretosore been otherwise used and practised) the parties have a right to a trial by jury, and this method of procedure shall be held sacred; un-

less, in causes arising on the high seas, and such as relate to mariner's wages, the Legislature shall hereaster find it necessary to alter it.

XVI. The Liberty of the Press is effential to the fecurity of freedom in a state; it ought not, therefore,

to be restrained in this Commonwealth.

XVII. The People have a right to keep and to bear arms for the common defence. And as, in time of peace, armies are dangerous to Liberty, they ought not to be maintained, without the confent of the Legislature; and the military power shall always be held in exact subordination to the civil authority, and be go-

verned by it.

XVIII. A frequent recurrence to the fundamental principles of the Constitution, and a constant adherence to those of piety, justice, moderation, temperance, industry, and frugality, are absolutely necessary to preferve the advantages of liberty, and to maintain a free government. The People ought, consequently, to have a particular attention to all those principles, in the choice of their officers and representatives; and they have a right to require of their law-givers and magistrates, an exact and constant observance of them, in the formation and execution of all laws necessary for the good administration of the Commonwealth

XIX. The People have a right, in an orderly and peaceable manner, to affemble to consult upon the common good; give instructions to their representatives; and to request of the legislative body, by the way of addresses, petitions or remonstrances, redress of the wrongs done them, and of the grievances they suffer.

XX. The power of suspending the laws, or the execution of the laws, ought never to be exercised, but by the Legislature, or by authority derived from it, to be exercised in such particular cases only, as the Le-

gistature shall expressly provide for.

XXI. The freedom of deliberation, speech and debate, in either House of the Legislature, is so effential to the rights of the People, that it cannot be the foundation of any accusation or prosecution, action, or complaint, in any other court or place whatsoever.

The

XXII. The Legislature ought frequently to affemble, for the redress of grievances, for correcting, strengthening and confirming the laws, and for making new laws, as the common good may require.

XXIII. No subsidy, charge, tax, impost, or duties, ought to be established, fixed, laid, or levied, under any pretext whatsoever, without the consent of the Peo-

ple, or their Representatives in the Legislature.

XXIV. Laws, made to punish for actions, done before the existence of such laws, and which have not been declared crimes by preceding laws, are unjust, oppressive, and inconsistent with the sundamental principles of a free government.

XXV. No subject ought, in any case, or in any time, to be declared guilty of treason or felony by the Legisla-

ture.

XXVI No Magistrate, or court of law, shall demand excessive bail or surelies, impose excessive sines,

or inflict cruel or unusual punishments.

XXVII. In time of peace no foldier ought to be quartered in any house, without the consent of the owner; and in time of war, such quarters ought not to be made but by the civil magistrate, in a manner ordained by the Legislature.

XXVIII. No person can, in any case, be subjected to law martial, or to any penalties or pains, by virtue of that law, (except those employed in the army or navy, and except the militia, in actual service) but by au-

thority of the Legislature.

XXIX. It is effectial to the preservation of the rights of every individual, his life, liberty, property, and character, that there be an impartial interpretation of the laws, and administration of justice. It is the right of every citizen, to be tried by judges, as free, impartial, and independent, as the lot of humanity will admit. It is, therefore, not only the best policy, but for the security of the rights of the people, and of every citizen, that the Judges of the Supreme Judicial Court should hold their offices as long as they behave themselves well; and that they should have honourable salaries, ascertained and established by standing laws.

XXX. In the government of this Commonwealth, the legislative department shall never exercise the executive and judicial powers, or either of them; the executive shall never exercise the legislative and judicial powers, or either of them; the judicial shall never exercise the legislative and executive powers, or either of them; to the end it may be a government of Laws and not of Men.

PART II.

THE FRAME OF GOVERNMENT.

THE People inhabiting the territory formerly called the Province of Massachusetts Bay, do hereby solemnly and mutually agree with each other, to form themselves into a free, sovereign, and Independent Body Politic, or State, by the name of, The Commonwealth of Massachusetts.

CHAP. I.—SECT. I. THE LEGISLATIVE POWER. THE GENERAL COURT

ART. I. THE department of legislation shall be formed by two branches, a Senate and House of Representatives; each of which shall have a negative on the other.

The Legislative body shall assemble every year, on the last Wednesday in May, and at such other times as they shall judge necessary; and shall dissolve and be dissolved, on the day next preceding the said last Wednesday in May, and shall be stiled, The General Court of Massachusetts.

11. No bill or resolve of the Senate or House of Representatives shall become a law, and have force as such, until it shall have been laid before the Governor for his revisal: And if he, upon such revision, approve thereof, he shall signify his approbation by signing the same. But if he have any objection to the passing of such bill or resolve, he shall return the same, together with his objectious thereto, in writing, to the Senate or House of Representatives in which soever the same shall have originated; who shall enter the objections set down by the Governor, at large, on their records, and proceed

to reconsider the said bill or resolve: But if after such reconsideration, two-thirds of the said Senate or House of Representatives, shall, notwithstanding the said objections, agree to pass the same, it shall, together with the objections, be sent to the other branch of the Legislature, where it shall also be reconsidered, and if approved by two-thirds of the members present, it shall have the force of a law: But in all such cases the votes of both Houses shall be determined by yeas and nays; and the names of the persons voting for or against the said bill or resolve, shall be entered upon the public records of the Commonwealth.

And in order to prevent unnecessary delays, if any bill or resolve shall not be returned by the Governor within five days after it shall have been presented, the same shall have the force of a law.

III. The General Court shall forever have full power and authority to erect and constitute judicatories, and Courts of record, or other Courts, to be held in the name of the Commonwealth, for the hearing, trying, and determining of all manner of crimes, offences, pleas, processes, plaints, actions, matters, causes, and things, whatsoever, arising or happening within the Commonwealth, or between or concerning persons inhabiting or residing, or brought within the same; whether the same be criminal or civil, or whether the said crimes be capital or not capital, and whether the said pleas be real, personal, or mixed; and for the awarding and making out of execution thereupon:-to which courts and judicatories, are hereby given and granted full power and authority, from time to time, to administer oaths or affirmations, for the better discovery of truth in any matter in controversy or depending before them.

IV. And further, full power and authority are hereby given and granted to the said General Court, from time to time, to make, ordain and establish, all manner of wholesome, and reasonable orders, laws, statutes, and ordinances, directions and instructions, either with penalties or without, (so as the same be not repugnant or contrary to this Constitution) as they shall judge to be for the good and welfare of this Commonwealth, and

for

for the government and ordering thereof, and of the subjects of the same, and for the necessary support and defence of the government thereof; and to name and settle annually, or provide by fixed laws, for the naming and settling all civil officers within the said Commonwealth, the election and constitution of whom are not hereafter, in this form of government, otherwise provided for; and to set forth the several duties, powers and limits, of the several civil and military officers of this Commonwealth, and the forms of such oaths or affirmations as shall be respectively administered unto them for the execution of their several offices and places. so as the same be not repugnant or contrary to this Constitution; and to impose and levy proportional and reasonable assessments, rates, and taxes, upon all the inhabitants of, and persons resident, and estates lying within the said Commonwealth; and also to impose, and levy reasonable duties and excises upon any produce, goods, wares, merchandises, and commodities whatsoever, brought into, produced, manufactured, or being within the same; to be issued and disposed of by warrant, under the hand of the Governor of this Commonwealth for the time being, with the advice and consent of the Council, for the public service, in the necessary defence and support of the Government of the said Commonwealth, and the protection and preservation of the subjects thereof, according to such acts as are or shall be in force within the same.

And while the public charges of Government, or any part thereof, shall be assessed on polls and estates in the manner that has hitherto been practised; in order that such assessments may be made with equality, there shall be a valuation of estates within the Commonwealth taken anew once in every ten years at the least, and as much oftener as the General Court shall order.

CHAP. I.—SECT. II. SENATE.

ART. I. There shall be annually elected by the free-holders and other inhabitants of this Commonwealth, qualified as in this Constitution is provided, forty per-

sons to be Councillors and Senators for the year ensuing their election; to be chosen by the inhabitants of the districts, into which the Commonwealth may from time to time be divided by the general court for that purpose. And the general court, in assigning the numbers to be elected by the respective districts, shall govern themselves by the proportion of the public taxes paid by the said districts; and timely make known to the inhabitants of the Commonwealth, the limits of each district, and the number of Councillors and Senators to be chosen therein; provided that the number of such districts shall be never less than thirteen; and that no district be so large as to entitle the same to choose more than six Senators.

And the several counties in this Commonwealth shall, until the General Court shall determine it necessary to alter the said districts, be districts for choice of Counsillors and Senators (except that the counties of Duke's county and Nantucket shall form one district for that purpose) and shall elect the following number for Counsellors and Senators, viz.

Suffolk	fix	York two
Effex	fix	Duke's County
Middlefex	five	& Nantucket one
Hampshire	four	Worcester five
Plymouth	three	Cumberland one
Barnitable	one	Lincoln one
Briftol	three	Berkshire two

II. The Senate shall be the first branch of the Legislature; and the Senators shall be chosen in the following manner, viz. There shall be a meeting, on the first Monday in April, annually, forever, of the inhabitants of each town in the several counties of this Commonwealth; to be called by the Selectmen, and warned in due course of law, at least seven days before the first Monday in April, for the purpose of electing persons to be Senators and Counsellors. And at such meetings, every male inhabitant, of twenty-one years of age and upwards, having a freehold estate within the Commonwealth, of the annual income of three pounds, or any estate of the value of sixty pounds, shall have a right to give in his vote for the Senators, for the district of which

which he is an inhabitant. And to remove all doubts, concerning the word "inhabitant," in this Constitution, every person shall be considered as an inhabitant, (for the purpose of electing and being elected into any office or place within this State) in that town, district or plantation, where he dwelleth or hath his home.

The Selectmen of the several towns shall preside at such meetings impartially; and shall receive the votes of all the inhabitants of such towns, present and qualified to vote for Senators; and shall sort and count them in open town meeting, and in presence of the Town Clerk, who shall make a fair record, in presence of the Selectmen, and in open town meeting, of the name of every person voted for, and of the number of votes against his name; and a fair copy of this record shall be attested by the Selectmen and the Town Clerk, and shall be sealed up, directed to the Secretary of the Commonwealth for the time being, with a superscription, expressing the purports of the contents thereof, and delivered, by the Town Clerk of such town, to the Sheriff of the county, in which such town lies, thirty days at least before the last Wednesday in May, annually; or it shall be delivered into the Secretary's Office, seventeen days, at least, before the said last Wednesday in May; and the Sheriff of each county shall deliver all such certificates, by him received, into the Secretary's Office, seventeen days before the said last Wednesday in May.

And the inhabitants of plantations unincorporated (qualified as this constitution provides) who are or shall be empowered and required to assess taxes upon themselves, toward the support of government, shall have the same privilege of voting for Counsellors and Senators in the plantations where they reside, as town inhabitants have in their respective towns; and the plantation-meetings, for that purpose, shall be held annually on the same first Monday in April, at such place in the plantations respectively, as the assessors thereof shall direct; which assessors shall have like authority, for notifying the electors, collecting and returning the votes, as the Selectmen and Town Clerks have in their several towns, by this Constitution, and all other persons, living

in places unincorporated (qualified as aforesaid) who shall be assessed to the support of government by the assessors of an adjacent town, shall have the privilege of giving in their votes for Counsellors and Senators, in the town where they shall be assessed, and be notified of the place of meeting, by the Selectmen of the town, where they shall be assessed for that purpose accord-

ingly.

III. And that there may be a due convention of Senators on the last Wednesday in May annually, the Governor, and five of the Council, for the time being, shall, as soon as may be, examine the returned copies of such records; and fourteen days before the said day, he shall issue his summons to such persons, as shall appear to be chosen by the majority of votes, to attend on that day, and take their seats accordingly;—provided nevertheless, that for the first year, the said returned copies shall be examined by the President and five of the Council of the former Constitution of Government: and the said President shall, in like manner, issue his summons to the persons so elected, that they may take their seats as aforesaid.

IV. The Senate shall be the final judge of the elections, returns and qualifications of their own members, as pointed out in the Constitution; and shall, on the said last Wednesday in May, annually, determine and declare, who are elected by each district, to be Senators, by a majority of votes; and in case there shall not appear to be the full number of Senators returned, elected by a majority of votes for any district, the deficiency shall be supplied in the following manner, viz. the members of the House of Representatives, and such Senators as shall be declared elected, shall take the names of such persons as shall be found to have the highest number of votes in such district, and not elected, amounting to twice the number of Senators wanting, if there be so many voted for; and out of these shall elect, by ballot, a number of Senators, sufficient to fill up the vacancies in such district; and in this manner, all such vacancies shall be filled in every district of the Commonwealth: and in like manner, all vacancies in

the Senate, arising by death, removal out of the state, or otherwise, shall be supplied as soon as may be, after

such vacancies shall happen :-

V. Provided nevertheless, that no person shall be capable of being elected as a Senator, who is not seized in his own right, of a freehold within this Commonwealth, of the value of three hundred pounds at least, or possessed of personal estate to the the value of six hundred pounds at least, or of both to the amount of the same sum; and who has not been an inhabitant of this Commonwealth for the space of five years immediately preceding his election; and at the time of his election, he shall be an inhabitant in the district, for which he shall be chosen.

VI. The Senate shall have power to adjourn themselves, provided such adjournments do not exceed two

days at a time.

VII. The Senate shall choose its own President, appoint its own officers, and determine its own rules of

proceedings.

VIII. The Senate shall be a Court, with full authority, to hear and determine all impeachments, made by the House of Representatives, against any officer or officers of the Commonwealth, for misconduct and maladministration in their offices. But previous to the trial of every impeachment, the members of the Senate shall respectively be sworn, truly and impartially to try and determine the charge in question, according to evidence. Their judgment, however, shall not extend further, than to removal from office, and disqualification to hold or enjoy any place of honour, trust or profit, under this Commonwealth: but the party so convicted, shall be, nevertheless, liable to indictment, trial, judgment, and punishment, according to the laws of the land.

IX. Not less than sixty members of the Senate, shall

constitute a quorum for doing business.

CHAP. I.—SECT. III. HOUSE OF REPRESENTATIVES.

ART. I. THERE shall be, in the Legislature of this Commonwealth, a representation of the people, annually elected, and founded upon the the principle of equality.

II. And in order to provide for a representation of the citizens of this Commonwealth, founded on the principle of equality, every corporate town, containing one hundred and fifty rateable polls, may elect one Representative:—every corporate town, containing three hundred and seventy-five rateable polls, may elect two Representatives—every corporate town containing six hundred rateable polls, may elect three Representatives;—and proceeding in that manner, making two hundred and twenty-five rateable polls, the mean increasing number for every additional Representative:—

Provided nevertheless, that each town now incorporated, not having one hundred and fifty rateable polls, may elect one Representative. But no place shall hereafter be incorporated with the privilege of electing a Representative, unless there are, within the same, one hun-

dred and fifty rateable polls.

And the House of Representatives shall have power, from time to time, to impose fines upon such towns, as shall neglect to choose and return members to the same,

agreeably to this Constitution.

The expenses of travelling to the General Assembly, and returning home, once in every session and no more, shall be paid by the government, out of the public treasury, to every member who shall attend as seasonably as he can, in the judgment of the House, and does not depart without leave.

III. Every member of the House of Representatives shall be chosen by written votes; and for one year at least, next preceding his election, shall have been an inhabitant of, and have been seized, in his own right, of a freehold of the value of one hundred pounds, within the town he shall be chosen to represent, or any rateable estate, to the value of two hundred pounds; and he shall cease to represent the said town, immediately on his ceasing to be qualified as aforesaid.

IV. Every male person (being twenty-one years of age, and resident in any particular town in this Commonwealth, for the space of one year next preceding) having a freehold estate within the same town, of the annual income of three pounds, or any estate of the

value

value of sixty pounds, shall have a right to vote in the choice of a Representatative, or Representatives, for the said town.

V. The Members of the House of Representatives shall be chosen annually, in the month of May, ten days, at least, before the last Wednesday of that month.

VI. The House of Representatives shall be the grand inquest of this Commonwealth; and all impeachments, made by them, shall be heard and tried by the Senate.

VII. All money-bills shall originate in the House of Representatives: but the Senate may propose or concur with amendments, as on other bills.

VIII. The House of Representatives shall have power to adjourn themselves; provided such adjournment shall not exceed two days at a time.

IX. Not less than sixty Members of the House of Representatives, shall constitute a quorum for doing business.

X. The House of Representatives shall be the judge of the returns, elections, and qualifications of its own Members, as pointed out in the Constitution; shall choose their own speaker; appoint their own officers, and settle their rules and orders of proceeding in their own House. They shall have authority to punish, by imprisonment, every person, (not a Member) who shall be guilty of disrespect to the House, by any disorderly or contemptuous behaviour in its presence; or who, in the town where the General Court is sitting, and during the time of its sitting, shall threaten harm to the body or estate of any of its Members, for any thing said or done in the House; or who shall assault any of them therefor; or who shall assault, or arrest any witness, or other person, ordered to attend the House, in his way in going, or returning; or who shall rescue any person arrested by the order of the House.

And no Member of the House of Representatives shall be arrested, or held to bail on mesne process, during his going unto, returning from, or his attending the General Assembly.

XI. The Senate shall have the same powers in the like cases; and the Governor and Council shall have

the same authority to punish in like cases:—provided that no imprisonment, on the warrant or order of the Governor, Council, Senate, or House of Representatives, for either of the above described offences, be for a term

exceeding thirty days.

And the Senate and House of Representatives may try, and determine, all cases where their rights and privileges are concerned, and which, by the Constitution, they have authority to try and determine, by Committees of their own Members, or in such other way as they may respectively think best.

CHAP. II.—Sec. I. EXECUTIVE POWER. GOVERNOR.

ART. I. THERE shall be a Supreme Executive Magistrate, who shall be stiled, The Governor of the Commonwealth of Massachusetts; and whose title

shall be, His Excellency.

II. The Governor shall be chosen annually; and no person shall be eligible to this office, unless, at the time of his election, he shall have been an inhabitant of this Commonwealth, for seven years next preceding; and unless he shall, at the same time, be seized, in his own right, of a freehold within the Commonwealth, of the value of one thousand pounds; and unless he shall

declare himself to be of the Christian religion.

III. Those persons, who shall be qualified to vote for Senators and Representatives, within the several towns of this Commonwealth, shall, at a meeting, to be called for that purpose, on the first Monday of April, annually, give in their votes for a Governor, to the Selectmen, who shall preside at such meetings; and the Town Clerk, in the presence and with the assistance of the Selectmen, shall, in open town meeting, sort and count the votes, and form a list of the persons voted for, with the number of votes for each person, against his name; and shall make a fair record of the same in the town books, and a public declaration thereof in the said meeting; and shall, in the presence of the inhabitants, seal up copies of the said list, attested by him and the

Se-

Selectmen, and transmit the same to the Sheriff of the county, thirty days at least before the last Wednesday in May; and the Sheriff shall transmit the same to the Secretary's office, seventeen days at least before the said last Wednesday in May; or the Selectmen may cause returns of the same to be made to the office of the Secretary of the Commonwealth, seventeen days at least before the said day; and the Secretary shall lay the same before the Senate and the House of Representatives, on the last Wednesday in May, to be by them examined; and in case of an election, by a majority of all the votes returned, the choice shall be by them declared and published. But if no person shall have a majority of votes, the House of Representatives shall, by ballot, elect two out of four persons, who had the highest number of votes, if so many shall have been voted for; but if otherwise, out of the number voted for; and make return to the Senate, of the two persons so elected; on which the Senate shall proceed, by ballot, to elect one, who shall be declared Governor.

IV. The Governor shall have authority, from time to time at his discretion, to assemble and call together the Counsellors of this Commonwealth for the time being; and the Governor, with the said Counsellors, or five of them at least, shall, and may, from time to time, hold and keep a Council, for the ordering and directing the affairs of the Commonwealth, agreeably to the Consti-

tution, and the laws of the land.

V. The Governor, with advice of Council, shall have full power and authority, during the session of the General Court, to adjourn or prorogue the same, to any time the two Houses shall desire; and to dissolve the same, on the day next preceding the last Wednesday in May; and, in the recess of the said Court, to prorogue the same, from time to time, not exceeding ninety days in any one recess; and to call it together sooner than the time to which it may be adjourned, or prorogued, if the welfare of the Commonwealth shall require the same. And in case of any infectious distemper prevailing in the place, where the said Court is next at any time to convene, or any other cause happening, where- \mathbf{D} .

by danger may arise to the health or lives of the Memhers form their attendance, he may direct the session to to be held at some other the most convenient place within the State.

And the Governor shall dissolve the said General Court, on the day next preceding the last Wednesday in May.

VI. In cases of disagreement between the two Houses, with regard to the necessity, expediency, or time of adjournment, or prorogation, the Governor, with advice of the Council, shall have a right to adjourn or prorogue the General Court, not exceeding ninety days, as he shall determine the public good shall require.

VII. The Governor of this Commonwealth, for the time being, shall be the commander in chief of the army and navy, and of all the military forces of the State, by sea and land; and shall have full power, by himself, or by any commander, or other officer or officers, from time to time, to train, instruct, exercise and govern the militia and navy; and for the special defence and safety of the Commonwealth, to assemble in martial array, and put in warlike posture, the inhabitants thereof; and to lead and conduct them, and with them to encounter, repel, resist, expel, and pursue, by force of arms, as well by sea as by land, within or without the limits of this Commonwealth; and also to kill, slay, and destroy, if necessary, and conquer, by all fitting ways, enterprises, and means whatsoever, all and every such person or persons, as shall at any time hereafter, in a hostile manner, attempt or enterprise the destruction, invasion, detriment, or annovance of this Commonwealth; and to use and exercise over the army and navy, and over the militia in actual service, the law-martial, in time of war or invasion, and also in time of rebellion (declared by the Legislature to exist) as occasion shall necessarily require; and to take and surprise by all ways and means whatsoever, all and every such person or persons (with their ships, arms, ammunition, and other goods) as shall, in a hostile manner, invade, or attempt the invading, conquering, or annoying this ComCommonwealth: and that the Governor be entrusted with all these and other powers, incident to the offices of Captain-General, and commander in chief, and Admiral, to be exercised agreeably to the rules and regulations of the Constitution, and the laws of the land, and not otherwise.

Provided, that the said Governor shall not, at any time hereafter, by virtue of any power, by this Constitution granted or hereafter to be granted to him by the Legislature, transport any of the inhabitants of this Commonwealth, or oblige them to march out of the limits of the same, without their free and voluntary consent, or the consent of the General Court; except so far as may be necessary to march or transport them by land or water, for the defence of such part of the state, to which they cannot otherwise conveniently have access.

VIII. The power of pardoning offences, except such persons as may be convicted before the Senate by an impeachment of the House, shall be in the Governor, by and with the advice of Council; but no charter of pardon, granted by the Governor, with advice of the Council, before conviction, shall avail the party pleading the same, notwithstanding any general or particular expressions contained therein, descriptive of the offence or offences intended to be pardoned.

IX. All judicial officers, the Attorney-General, the Solicitor-General, all Sheriffs, Coroners, and Registers of Probate, shall be nominated and appointed by the Governor, by and with the advice of the Council; and every such nomination shall be made by the Governor, and made at least seven days prior to such appointment.

X. The Captains and Subalterns of the militia shall be elected by the written votes of the train band and alarm list of their respective companies, of twenty-one years of age and upwards. The field officers of regiments shall be elected by the Captains and Subalterns of their respective regiments. The Brigadiers shall be elected in like manner, by the field officers of their respective brigades. And such officers, so elected, shall be commissioned by the Governor, who shall determine their rank.

The Legislature shall, by standing laws, direct the time and manner of convening the electors, and of collecting votes, and of certifying to the Governor the officers elected.

The Major-Generals shall be appointed by the Senate and House of Representatives, each having a negative upon the other; and be commissioned by the Governor.

And if the electors of brigadiers, field-officers, captains, or subalterns, shall neglect or refuse to make such elections, after being duly notified, according to the laws for the time being, then the Governor, with advice of Council, shall appoint suitable persons to fill such offices.

And no officer, duly commissioned to command in the militia, shall be removed from his office, but by the address of both Houses to the Governor, or by fair trial in court-martial, pursuant to the laws of the Commonwealth for the time being.

The commanding officers of regiments shall appoint their adjutants and quarter-masters; the brigadiers their brigade majors; and the major-generals their aids; and

the Governor shall appoint the adjutant-general.

The Governor, with advice of Council, shall appoint all officers of the continental army, whom (by the confederation of the United States) it is provided that this Commonwealth shall appoint, as also all officers of forts and garrisons.

The divisions of militia into brigades, regiments and companies, made in pursuance of the militia laws now in force, shall be considered as the proper divisions of the militia of this Commonwealth, until the same shall be

altered in pursuance of some future law.

XI. No monies shall be issued out of the treasury of this Commonwealth, and disposed of (except such sums, as may be appropriated for the redemption of bills of credit or treasurer's notes, or for the payment of interests arising thereon) but by warrant, under the hand of the Governor for the time being with the advice and consent of the Council, for the necessary defence and support of the Commonwealth—and for the protection

and

and preservation of the inhabitants thereof, agreeably to the act and resolves of the General Court.

XII. All public boards, the commissary-general, all superintending officers of public magazines and stores, belonging to this Commonwealth, and all commanding officers of forts and garrisons within the same, shall, once in every three months, officially, and without requisition, and at other times, when required by the Governor, deliver to him an account of all goods, stores, provisions, ammunition, cannon with their appendages, and small arms with their accoutrements, and of all other public property whatever under their care respectively; distinguishing the quantity, number, quality, and kind of each, as particularly as may be, together with the condition of such forts and garrisons. And the said commanding officer shall exhibit to the Governor. when required by him, true and exact plans of such forts, and of the land and sea, or harbour or harbours adjacent.

And the said boards, and all public officers, shall communicate to the Governor, as soon as may be, after receiving the same, all dispatches and intelligence of a public nature, which shall be directed to them respec-

tively.

XIII. As the public good requires, that the Governor should not be under the undue influence of any of the Members of the General Court—by a dependence on them for his support—that he should, in all cases, act with freedom for the benefit of the public—that he should not have his attention necessarily diverted from that object, to his private concerns—and that he should maintain the dignity of the Commonwealth, in the character of its Chief Magistrate—it is necessary that he should have an honourable and stated salary, of a fixed and permanent value, amply sufficient for those purposes, and established by standing laws; and it shall be among the first acts of the General Court, after the commencement of this Constitution, to establish such salary by law accordingly.

Permanent and honourable salaries shall also be established by law, for the Justices of the Supreme Judicial Court.

And

And if it shall be found, that any of the salaries aforesaid, so established, are insufficient, they shall, from time to time, be enlarged, as the General Court shall judge proper.

CHAP. II.—SECT. II. LIEUTENANT-GOVERNOR.

ART. I. THERE shall be annually elected a Lieutenant-Governor of the Commonwealth of Massachusetts, whose title shall be, His Honour; and who shall be qualified, in point of religion, property, and residence in the Commonwealth, in the same manner with the Governor; and the day and manner of his election, and the qualifications of the electors, shall be the same as are required in the election of a Governor. return of the votes for this officer, and the declaration of his election, shall be in the same manner: and if no one person shall be found to have a majority of all the votes returned, the vacancy shall be filled by the Senate and House of Representatives, in the same manner as the Governor is to be elected, in case no one person shall have a majority of the votes of the people to be Governor.

II. The Governor, and, in his absence, the Lieutenant-Governor, shall be the President of the Council, but shall have no vote in Council; and the Lieutenant-Governor shall always be a member of the Council, except when the chair of the Governor shall be vacant.

III. Whenever the chair of the Governor shall be vacant by reason of his death, or absence from the Commonwealth, or otherwise, the Lieutenant-Governor for the time being, shall, during such vacancy, perform all the duties incumbent upon the Governor, and shall have and exercise all the powers and authorities, which, by this Constitution, the Governor is vested with, when personally present.

CHAP. II .- SECT. III.

Council, and the mannner of settling Elections by the Legislature.

ART. I. THERE shall be a Council, for advising the Governor in the executive part of government, to consist of nine persons, besides the Lieutenant-G vernor, whom the Governor, for the time being, she have full power and authority, from time to time, his discretion, to assemble and call together. And the Governor, with the said Counsellors, or five of the at least, shall and may, from time to time, hold at keep a Council for the ordering and directing the fairs of the Commonwealth, according to the laws the land.

II. Nine Counsellors shall be annually chosen fro among the persons returned for Counsellors and Ser tors, on the last Wednesday in May, by the joint b lot of the Senators and Representatives assembled one room. And in case there shall not be found, up the first choice, the whole number of nine persons, w will accept a seat in the Council, the deficiency sh be made up by the electrons aforesaid, from among t people at large; and the number of Senators left, sh constitute the Senate for the year. The seats of t persons thus elected from the Senate, and accepting t trust shall be vacated in the Senate.

III. The Counsellors, in the civil arrangements the Commonwealth, shall have rank next after Lieutenant-Governor.

IV. Not more than two Counsellors shall be choout of any one district of this Commonwealth.

V. The resolutions and advice of the Council sibe recorded in a register, and signed by the Memipresent; and this record may be called for, at any tiby either House of the Legislature; and any Meniof the Council may insert his opinion, contrary to resolution of the majority.

VI. Whenever the office of the Governor and I tenant-Governor shall be vacant, by reason of de absence, or otherwise, then the Council, or the matter part of them, shall, during such vacancy, have full er and authority, to do and execute, all and every acts, matters and things, as the Governor or Lieute Governor might or could, by virtue of this Constitute or execute, if they, or either of them, were peally present.

VII. And whereas the elections, appointed to be made by this Constitution, on the last Wednesday in May annually, by the two Houses of the Legislature, may not be completed on that day, the said elections may be adjourned, from day to day, until the same shall be completed. And the order of elections shall be as follows: The vacancies in the Senate, if any, shall first be filled up; the Governor and Lieutenant-Governor shall then be elected, provided there shall be no choice of them by the people; and afterwards the two Houses shall proceed to the election of the Council.

CHAP. II.—SECT. IV.

Secretary, Treasurer, Commissary, &c.

ART. I. THE Secretary, Treasurer, and Receiver-General, and the Commissary-General, Notaries Public, andNaval officers, shall be chosen annually, by joint ballot of the Senators and Representatives in one room. And that the citizens of this Commonwealth may be assured, from time to time, that the monies remaining in the public treasury, upon the settlement and liquidation of the public accounts, are their property, no man shall be eligible, as Treasurer and Receiver-General, more than five years successively.

II. The records of the Commonwealth shall be kept in the office of the Secretary, who may appoint his deputies, for whose conduct he shall be accountable; and he shall attend the Governor and Council, the Senate and House of Representatives in person, or by his deputies, as they shall respectively require.

CHAP. III. JUDICIARY POWER.

ART. I. THE tenure, that all commission officers shall be law have in their offices, shall be expressed in their respective commissions, all judicial officers, duly appointed, commissioned and sworn, shall hold their offices during good behaviour, excepting such concerning whom there is different provision made in this Constitution; provided nevertheless, the Governor, with content of the Council, may remove them upon the adolerss of both Houses of the Legislature.

II. Each branch of the Legislature, as well as the Governor and Council, shall have authority, to require the opinions of the Justices of the Supreme Judicial Court, upon important questions of law, and upon solemn occasions.

III. In order that the people may not suffer from the long continuance in place, of any justice of the peace, who shall fail of discharging the important duties of his office with ability or fidelity, all commissions of justices of the peace shall expire and become void, in the term of seven years from their respective dates; and upon the expiration of any commission, the same may, if necessary, be renewed or another person appointed, as shall most conduce to the well-being of the Commonwealth.

IV. The Judges of Probate of Wills, and for granting letters of administration, shall hold their Courts at such place or places on fixed days, as the convenience of the people shall require. And the Legislature shall, from time to time, hereafter appoint such times and places; until which appointments, the said Courts shall be holden at the times and places, which the respective judges shall direct.

V. All causes of marriage, divorce, and alimony, and all appeals from the Judges of Probate, shall be heard and determined by the Governor and Council, until the Legislature, shall, by law, make other provision.

CHAP. IV.

DELEGATES TO CONGRESS.

The Delegates of this Commonwealth to the Congress of the United States, shall, some time in the month of June annually, be elected by joint ballot of the Senate and House of Representatives, assembled together in one room, to serve in Congress for one year, to commence on the first Monday in November then next ensuing. They shall have commissions, under the hand of the Governor, and the great seal of the Commonwealth; but may be recalled at any time within the year, and others chosen and commissioned in the same manner in their itead.

CHAP. V.—The University at Cambridge, and Encouragement of Literature, &c.

SECT. I .- THE UNIVERSITY.

ART. I. WHEREAS our wise and pious ancestors, so early as the year one thousand six hundred and thirty-six, laid the foundation of Harvard College; in which university many persons of great eminence, have, by the blessing of God, been initiated in those arts and sciences, which qualified them for public employments, both in Church and State; and whereas the encouragement of arts and sciencies, and all good literature, tends to the honour of God, the advantage of the Christian Religion, and the great benefit of this and the other United States of America: It is declared, that the President and Fellows of Harvard College, in their corporate capacity, and their successors in that capacity, their officers and servants, shall have, hold, use, exercise, and enjoy all the powers, authorities, rights, liberties, and privileges, immunities and franchises, which they now have, or are entitled to have, hold, use, exercise and enjoy; and the same are hereby ratified and confirmed unto them, the said President and Fellows of Harvard College, and to their successors, and to their officers and servants, respectively, forever-

II. And whereas there have been, at sundry times, by divers persons, gifts, grants, devises of houses, lands, tenements, goods, chattles, legacies, and conveyances, heretofore made, either to Harvard College, in Cambridge, in New-England, or to the President and Fellows of Harvard College, by some other description, under several charters successively—it is declared, that all the said gifts, grants, devises, legacies, and conveyancies, are hereby forever confirmed unto the President and Fellows of Harvard College, and to their successors in the capacity aforesaid, according to the true intent and meaning of the donor or donors, grantors, or grantors, devisor or devisors.

III. And whereas, by an act of the General Court of the colony of Massachusetts-Bay, passed in the year one thousand six hundred and forty-two, the Governor and Deputy Governor, for the time being, and all the

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Magistrates of that jurisdiction, were, with the President, and a number of the Clergy in the said act described, constituted the overseers of Harvard College -and it being necessary, in this new Constitution of Government, to ascertain, who shall be deemed successors to the said Governor, Deputy Governor, and Magistrates, it is declared, that the Governor, Lieutenant Governor, Council, and Senate of this Commonwealth, are, and shall be deemed their successors; who with the President of Harvard College, for the time being, together with the Ministers of the congregational churches, in the towns of Cambridge, Watertown, Charlestown, Boston, Roxbury, and Dorchester, mentioned in the said act, shall be, and hereby are, vested with all the power and authority belonging, or in any way apppertaining, to the overseers of Harvard College: -provided, that nothing herein shall be construed to prevent the Legislature of this Commonwealth, from making such alterations in the Government of the said University, as shall be conducive to its advantage, and the interest of the Republic of Letters, in as full a manner, as might have been done by the Legislaturre of the late province of the Massachusetts-Bay-

CHAP. V.—SECT. II.

THE ENCOURAGEMENT OF LITERATURE.

WISDOM and knowledge, as well as virtue, diffused generally among the body of the people, being necessary for the preservation of their rights and liberties; and as these depend on spreading the opportunities and advantages of education, in the various parts of the country, and among the different orders of the people, it shall be the duty of the Legislatures and Magistrates, in all future periods of this Commonwealth, to cherish the interest of Literature and the Sciences, and all Seminaries of them; especially the university at Cambridge, public schools and grammar schools in the towns, to encourage private societies and public institutions, by rewards and immunities, for the promotion of agriculture, arts, sciences, commerce, trades, manufactures, and a natural history of the country; to the countenance

and inculcate the principles of humanity and general benevolence, public and private charity, industry and frugality, honeity and punctuality in their dealings, fincerity, good humour, and all social affections and generous sentiments among the people.

CHAP. VI.

Oaths and Subscriptions; incompatibility of and exclusion from offices; pseuniary qualifications; commissions; writs; confirmation of laws; habeas corpus; the enacting stile; continuance of officers; provision for a future revisal of the Constitution. Sec.

ART. I. Any person chosen Governor, or Lieutenant Governor, Counsellor, Senator, or Representative, and accepting the trust, shall, before he proceed to execute the duties of his place or office, take, make and

subscribe the following declaration, viz.-

"I, A. B. do declare, that I believe the Christian Religion, and have a firm persuasion of its truth; and that I am seized and possessed, in my own right, of the property required by the Constitution, as one qualification for the office or place to which I am elected."

And the Governor, Lieutenaut Governor, and Counsellors shall make and subscribe the said declaration in the presence of the two Houses of Assembly; and the Senators and Representatives first elected under this Constitution, before the President and five of the Council of the former Constitution, and forever afterwards, before the Governor and Council for the time being.

And every person chosen to either of the places or offices aforesaid, as also any person, appointed or commissioned to any Judicial, Executive, Miktary, or other office under the Government, shall, before he enters on the discharge of the business of his place or office, take and subscribe the following declaration, and oaths or affirmation, viz.—

"I, A. B. do truly and sincerely acknowledge; profess, testify, and declare, that the Commonwealth of Massachusetts, is, and of right ought to be, a free, sovereign and independent State; and I do swear, that will bear true faith and allegiance to the said Commonwealth, and that I will defend the same against traitorous conspiracies, and all hostile attempts whatsoever :-- And that I do renounce and abjure all allegiance, subjection, and obedience, to the King, Queen or Government of Great Britain (as the case may be), and every other foreign power whatsoever.-And that no foreign Prince, person, prelate, state, or potentate hath, or ought to have, any jurisdiction, superiority, pre-eminence, authority, dispensing or other power, in any matter, civil, ecclesiastical, or spiritual, within this Commonwealth; except the authority and power, which is or may be vested by their constituents, in the Congress of the United States; and I do further testify and declare, that no man or body of men, hath or can have any right to absolve or discharge me from the obligation of this oath, declaration or affirmation: and that I do make this acknowledgement, profession, testimony, declaration, denial, renunciation and abjuration, heartily and truly, according to the common meaning and acceptation of the foregoing words, without any equivocation, mental evasion, or secret reservation whatsoever. So help me God."

"I, A. B. do solemnly swear and affirm, that I will faithfully and impartially discharge and perform all the duties incumbent on me as according to the best of my abilities and understanding, agreeably to the rules and regulations of the Constitution, and the laws of this Commonwealth. So help me God."

Provided always, that when any person chosen or appointed as aforesaid, shall be of the denomination of the people called Quakers, and shall decline taking the said oaths, he shall make his affirmation in the foregoing form, and subscribe the same, omitting the words, "I do swear," "and abjure," "oaths," "and abjuration," in the first oath; and in the second oath, the words, "swear and;" and in each of them the words, "So help me God;" subjoining instead thereof, "This I do under the pains and penalties of perjury."

And the said oaths or affirmations shall be taken and subscribed by the Governor, Lieutenant Governor, and Counsellors, before the President of the Senate, in the

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presence of the two Houses of Assembly; and by the Senators and Representatives first elected under this Constitution, before the President, and five of the Council, of the former Constitution; and, forever afterwards, before the Governor and Council for the time being; and by the residue of the officers aforesaid, before such persons, and in such manner, as from time to time shall be prescribed by the Legislature.

II. No Governor, Lieutenant Governor, or Judge of the Supreme Judicial Court, shall hold any other office, or place under the authority of this Commonwealth, except such as by this Constitution they are admitted to hold, saving that the Judges of the said Court may hold the offices of Justices of the Peace through the State: nor shall they hold any other place or office, or receive any pension or salary, from any other state, or government, or power, whatever.

No person shall be capable of holding or exercising. at the same time, more than one of the following offices within this State, viz. Judge of Probate, Sheriff, Register of Probate, or Register of Deeds; and never more than any two offices, which are to be held by appointment of the Governor, or the Governor and Council, or the Senate, or the House of Representatives, or by the election of the people of the State at large, or of the people of any county, (military officer, and the office of Justice of the Peace excepted) shall be held by one

person.

No person, holding the office of Judge of the Supreme Judicial Court, Secretary, Attorney-General, Solicitor-General, Treasurer or Receiver General, Judge of Probate, Commissary-General; President, Professor, or Instructor of Harvard College; Sheriff, Clerk of the House of Representatives, Register of Probate, Register of Deeds, Clerk of the Supreme Judicial Court, Clerk of the Inferior Court of Common Pleas, or officer of the Customs, (including in this description naval officers) shall at the same time have a seat in the Senate or House of Representatives; but their being chosen or appointed to, and accepting the same, shall operate as a resignation of their seat in the Senate or House of Representatives; and the place so vacated shall be filled up.

And the same rule shall take place, in case any Judge of the said Supreme Judicial Court, or Judge of Probate, shall accept a seat in Council; or any Counsellor shall accept of either of those offices or places.

And no person shall ever be admitted to hold a seat in the Legislature, or any office of trust or importance under the government of this Commonwealth, who shall, in the due course of law, have been convicted of bribery, or corruption in obtaining an election or appointment.

III. In all cases, where sums of money are mentioned in this Constitution, the value thereof shall be computed in silver, at six shillings and eight pence per ounce; and it shall be in the power of the Legislature, from time to time, to increase such qualifications, as to property, of the persons to be elected into offices, as the circumstances of the Commonwealth shall require.

IV. All commissions shall be in the name of the Commonwealth of Massachusetts, signed by the Governor, and attested by the Secretary or his Deputy, and have the great seal of the Commonwealth affixed thereto.

V. All writs, issuing out of the Clerk's office, in any of the courts of law, shall be in the name of the Commonwealth of Massachusetts; they shall be under the seal of the court from whence they issue; they shall bear test of the first Justice of the Court, to which they shall be returnable, (who is not a party) and be signed by the Clerk of such Court.

VI. All the laws, which have heretofore been adopted, used and approved in the province, colony or state of Massachusetts-Bay, and usually practised on in the Courts of law, shall still remain and be in full force, until altered or repealed by the Legislature; such parts only excepted, as are repugnant to the rights and liberties contained in this Constitution.

VII. The privilege and benefit of the writ of Habeas Corpus shall be enjoyed in this Commonwealth, in the most free, easy, cheap, expeditious and ample manner;

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and shall not be suspended by the Legislature, except upon the most urgent and pressing occasions, and for a limited time not exceeding twelve months.

VIII. The enacting stile, in making and passing all acts, statutes, and laws, shall be, " Be it enacted by the Senate and House of Representatives, in General Court.

assembled, and by the authority of the same."

IX. To the end there may be no failure of justice, or danger arise to the Commonwealth; from a change of the form of government,—all officers civil and military, holding commissions under the government and people of Massachusetts-Bay, in New-England, and all other officers of said people, at the time this Constitution shall take effect, shall have, hold, use, exercise and enjoy, all the powers and authority to them granted or committed, until other persons shall be appointed in their stead; and all courts of law shall proceed in the execution of the business of their respective departments; and all the executive and legislative officers. bodies and powers shall continue in full force in the enjoyment and exercise of all their trusts, employments and authority, until the General Court, and the Supreme and Executive officers, under this Constitution, are designated and invested with their respective trusts. powers and authority.

X. In order the more effectually to adhere to the principles of the Constitution, and to correct those violations which by any means may be made therein, as well as to form such alterations as from experience shall be found necessary, the General Court, which shall be in the year of our Lord one thousand seven hundred and ninety-five, shall issue precepts to the Selectmen of the several towns, and to the Assessors of the unincorporated plantations, directing them to convene the qualified voters of their respective towns and plantations, for the purpose of collecting their sentiments, on the necessity or expediency of revising the Constitution in order to

amendments.

And if it shall appear, by the returns made, that twothirds of the qualified voters throughout the State, who shall assemble and vote in consequence of the said precepts, are in favour of such revision or amendment, the General Court shall issue precepts, or direct them to be issued from the Secretary's office to the several towns, to elect delegates to meet in convention, for the purpose aforesaid.

The said delegates to be chosen in the same manner and proportion, as their Representatives, in the second branch of the Legislature, are by this Constitution to be chosen.

XI. This form of government shall be enrolled on parchment, and deposited in the Secretary's office, and be a part of the laws of the land; and printed copies thereof shall be prefixed to the book containing the laws of this Commonwealth, in all future editions of the said laws.

JAMES BOWDOIN, Pres.

Attest. SAMUEL BARRET, Sec.

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RHODE-ISLAND.

Rhode-Island Charter, granted by King-Charles II. in the fourteenth year of his reign.

Quntadecima pars Patentium Anno Regni Regis Caroli Secundi Quintodecimo.

HARLES the Second, by the grace of God, &c. To all to whom these presents shall come, greeting. Whereas we have been informed, by the petition of our trusty and well beloved subjects, John Clarke, on the behalf of Benedict Arnold, William Brenton, William Codington, Nicholas Easton, William Boulston, John Porter, John Smith, Samuel Gorton, John Weekes, Roger Williams, Thomas Olney, Gregory Dexter, John Cogeshall, Joseph Clarke, Randall Houlden, John Green, John Roome, Samuel Wildbore, William Field, James Barker, Richard Tew, Thomas Harris and William Dyre, and the rest of the purchasers, and free inhabitants of our island called Rhode-Island, and the rest of the colony of Providence Plantations, in the

Narraganset Bay, in New-England, in America—That they, pursuing with peace and loval minds their sober, serious, and religious intentions, of Godly edifying themselves, and one another, in the holy Christian faith and worship as they were persuaded together with the gaining over and conversion of the poor ignorant Indian natives, in those parts of America, to the sincere profession and obedience of the same faith and worship, did not only, by the consent and good encouragement of our royal progenitors, transport themselves out of this kingdom of England, into America; but also since their arrival there, after their first settlement amongst other of our subjects in those parts, for the avoiding of discord, and those many evils which were likely to ensue upon those our subjects, not being able to bear, in those remote parts, their different apprehensions in religious concernments; and in pursuance of the aforesaid ends, did once again leave their desirable stations and habitations. and with excessive labour and travel, hazard and charge, did transplant themselves into the midst of the Indian natives, who, as we are informed, are the most potent princes and people of all that country; where, by the good Providence of God, (from whom the plantations have taken their name) upon their labour and industry, they have not only been preserved to admiration, but have increased and prospered, and are seized and possessed, by purchase and consent of the said natives, to their full content, of such lands, islands, rivers, harbours, and roads, as are very convenient both for plantations, and also for building of ships, supply of pipestaves, and other merchandise, which lie very commodious, in many respects, for commerce, and to accommodate our southern plantations, and may much advance the trade of this our realm, and greatly enlarge the territories thereof; they having by near neighbourhood to, and friendly society with, the great body of Narraganset Indians, given them encouragement of their own accord, to subject themselves, their people and land unto us; whereby, as is hoped, there may, in time

time, by the blessing of God upon their endeavours, be laid a sure foundation of happiness to all Amercia:—

And whereas, in their humble address, they have freely declared, that it is much on their hearts (if they be permitted) to hold forth a lively experiment, that a most flourishing civil state may stand, and best be maintained, and that among our English subjects, with a full liberty in religious concernments; and that true piety, rightly grounded upon Gospel principles, will give the best and greatest security to Sovereignty, and will lay in the hearts of men the strongest obligations to true Loyalty:—

Now, know ye, that we—(being willing to encourage the hopeful undertaking of our said loval and loving subjects, and to secure them in the free exercise and enjoyment of all their civil and religious rights appertaining to them, and to preserve unto them that liberty, in the true Christian faith, and worship of God, which they have sought (with so much travel, and with peaceable minds and loyal subjection to our royal progenitors and ourselves) to enjoy; and because some of the people and inhabitants of the same colony cannot, in their private opinion, conform to the public exercise of religion, according to the liturgy, form, and ceremonies of the Church of England, or take or subscribe the oaths. and articles, made and established in that behalf; and for that the same, by reason of the remote distances of those places, will, as we hope, be no breach of the unity and uniformity established in this nation)—have therefore thought fit, and do hereby publish, grant ordain, and declare, that our royal will and pleasure is-

That no person within the said colony, at any time hereafter, shall be any wise molested, punished, disquieted, or called in question, for any differences in opinion in matters of religion, who do not actually disturb the civil peace of our said colony; but that all and every person and persons may, from time to time, and at all times hereafter, freely and fully have and enjoy his and their own judgements and consciences in matters of religious concernments, throughout the tract of land here-

hereafter mentioned—they behaving themselves peaceably and quietly, and not using this liberty to licentiousness and profaneness, nor to the civil injury or outward disturbance of others; any law, statute, or clause therein contained, or to be contained, usage or custom of this realm, to the contrary hereof, in any wise notwithstanding.

And that they may be in a better capacity to defend themselves, in their just rights and liberties, against all the enemies of the Christian faith, and others, in all respects—we have further thought fit, and at the humble petition of the persons aforesaid, are gracious-

ly pleased to declare,—

That they shall have and enjoy the benefit of our late act of indemnity, and free pardon, as the rest of our subjects in other our dominions, and territories have; and to create and make them a body politic or corporate with the powers or privileges herein after mentioned. And, accordingly, our will and pleasure is, and of our especial grace, certain knowledge; and mere motion, we have ordained, constituted and declared. and by these presents, for us, our heirs and successors, do ordain, constitute and declare, that they the said William Brenton, William Codington, Nicholas Easton, Benedict Arnold, William Boulston, John Porter, Samuel Gorton, John Smith, John Weeks, Roger Williams, Thomas Olney, Gregory Dexter, John Cogeshall, Joseph Clarke, Randall Houlden, John Greene, John Roome, William Dyre, Samuel Wildbore, Richard Tew, William Field, Thomas Harris, James Barker,

Rainsborrow, Williams, and JohnNickson, and all such others as are now, or hereafter shall be admitted free of the company and society of our colony of Providence plantations in the Narraganset Bay, in New-England, shall be, from time to time, and forever hereafter, a body corporate and politic, in fact and name, by the name of The Governor and Company of the English colony of Rhode Island and Providence Plantations in New-England in America; and that by the same name, they and their successors shall and may have perpetual succession, and shall and may

be persons able and capable in the law to sue and be sued, to plead and be impleaded, to answer and to be answered unto, to defend and to be defended, in all and singular suits, causes, quarrels, matters, actions and things, of what kind or nature soever; and also to have, take, possess, acquire, and purchase lands, tenements, or hereditaments, or any goods or chattles, and the same to lease, grant, demise, alien, bargain, sell, and dispose of at their own will and pleasure, as other our liege people of this our realm of England, or any corporation or body politic within the same may lawfully do:

And further, that they the said Governor and Company, and their successors, shall and may, forever hereafter, have a common seal, to serve and use for all matters, cau es, things and attairs whatsoever, of them and their succes ors; and the same seal to alter, change, break, and make new, from time to time, at their will

and pleasure, as they shall think fit.

And further, we will and ordain, and by these presents, for us, our heirs and successors, declare and appoint, that, for the better ordering and managing of the affairs and business of the said Company and their successors, there shall be one Governor, one Deputy-Governor, and ten Assistants to be from time to time constituted, elected and chosen, out of the freemen of the said Company, for the time being, in such manner and form as is hereafter in these presents expressed; which said officers shall apply themselves to take care, for the best disposing and ordering of the general business and affairs of, and concerning the lands and hereditaments herein after mentioned to be granted, and the plantation thereof, and the Government of the people there.

And for the better execution of our royal pleasure herein, we do, for us, our heirs and successors, assign, name, constitute and appoint, the aforesaid Benedict Arnold, to be the first and present Governor of the said Company; and the said William Brenton, to be the Deputy Governor; and the said William Boulston, John Porter, Roger Williams, Thomas Olney, John Smith, John Green, John Gogeshall, James Barker, Williams

Field

Field, and Joseph Clarke, to be the ten present Assistants of the said Company, to continue in the said several offices respectively, until the first Wednesday which shall be in the month of May now next coming.

And further, we will, and by these presents, for us. our heirs, and successors, do ordain, and grant, that the Governor of the said Company, for the time being, or in his absence by occasion of sickness, or otherwise, by his leave or permission, the Deputy Governor for the time being, shall and may, from time to time, upon all occasions, give orders for the assembling of the said Company, and calling them together, to consult and advise of the business and affairs of the said Company. and that forever hereafter, twice in every year, that is to say, on every first Wednesday in the month of May. and on every last Wednesday in October, or oftener in case it shall be requisite, the assistants, and such of the freemen of the said Company, not exceeding six persons for Newport, four persons for each of the respective towns of Providence, Portsmouth, and Warwick, and two persons for each other place, town, or city, who shall be from time to time thereunto elected or deputed by the major part of the freemen of the respective towns or places, for which they shall be so elected or deputed, shall have a General meeting or Assembly, then and there to consult, advise and determine, in and about the affairs and business of the said Company and plantations.

And further, we do, of our especial grace, certain knowledge, and mere motion, give and grant unto the said Governor and Company of the English Colony of Rhode-Island and Providence Plantations, in New-England, in America, and their successors, That the Governor, or in his absence, or by his permission, the Deputy Governor of the said company, for the time being, the assitants, and such of the freemen of the said company, as shall be so aforesaid elected or deputed, or so many of them as shall be present at such meeting or assembly, as aforesaid, shall be called the General Assembly; and that they, or the greatest part of them then present (whereof the Governor, or Deputy Go-

vernor, and six of the Assitants at least, to be seven) shall have, and have hereby given and granted unto them, full power and authority, from time to time, and at all times hereafter, to appoint, alter, and change such days, times and places of meeting, and General Assembly, as they shall think fit; and to chuse, nominate, and appoint such and so many persons as they shall think at, and shall be willing to accept the same. to be free of the said company and body politic, and them into the same to admit; and to elect, and constitute such offices and officers, and to grant such needful commissions, as they shall think fit and requisite, for ordering, managing, and dispatching of the affairs of the said Governor and Company, and their successors: and from time to time, to make, ordain, constitute, and repeal, such laws, statutes, orders and ordinances, forms and ceremonies of government and magistracy, as to them shall seem meet, for the good and welfare of the said Company, and for the government and ordering of the land and hereditaments herein after mentioned to be granted, and of the people that do, or at any time hereafter shall inhabit, or be within the same; so as such laws, ordinances, and constitutions, so made, be not contrary and repugnant unto, but, (as near as may be) agreeable to the laws of this our realm of England. considering the nature and constitution of the place and people there; and also, to appoint, order, and direct. erect and settle such places and Courts of Jurisdiction. for hearing and determining of all actions, cases, matters and things, happening within the said colony and plantation, which shall be in dispute, and depending there, as they shall think fit; and also to distinguish and set forth the several names and titles, duties, powers, and limits, of each court, once, and officer, superior or inferior; and also, to contrive and appoint such forms of oaths and attestations, not repugnant, but (as near as may be) agreeable, as aforesaid, to the laws and statutes of this our realm, as are convenient and requisite, with respect to the due administration of justice, and due execution and discharge of all offices and places of trust, by the persons that shall be therein con-

cerned; and also to regulate and order the way and manner of all elections to offices and places of trust, and to prescribe, limit and distinguish the number and bounds of all places, towns, and cities, within the limits and bounds herein after mentioned, and not herein particularly named, that have or shall have the power of electing and sending of freemen to the said General Assembly; and also to order, direct, and authorise the imposing of lawful and reasonable fines, mulcts, imprisonment, and executing other punishments, pecuniary and corporal, upon offenders and delinquents, according to the course of other corporations within this our kingdom of England; and again, to alter, revoke, annul or pardon, under their common seal, or otherwise, such fines, mulcts, imprisonments, sentences, judgments and condemnations, as shall be thought fit; and to direct, rule, order, and dispose of all other matters and things, and particularly that which relates to the making of purchases of the native Indians, as to them shall seem meet; whereby our said people, and inhabitants in the said plantations, may be so religiously, peaceably, and civilly governed, as that by their good life, and orderly conversation, they may win and invite the native Indians of the country to the knowledge and obedience of the only true God and Saviour of mankind; willing, commanding, and requiring, and by these presents, for us, our heirs, and successors, ordaining and appointing, that all such laws, statutes, orders and ordinances, instructions, impositions and directions, as shall be so made by the Governor, deputy, assistants, and freemen, or such number of them as aforesaid, and published in writing under their common seal, shall be carefully and duly observed, kept, performed, and put in execution, according to the true intent and meaning of the same. And these our letters patent, or the duplicate or exemplification thereof, shall be, to all and every such officers, superior or inferior, from time to time, for the putting of the same orders, laws, statutes, ordinances, instructions, and directions, in due execution, against us, our heirs and successors, a sufficient warrant and discharge.

And further, our will and pleasure is, and we do hereby for us, our heirs and successors, establish and ordain. That yearly, once in the year for ever hereafter, namely, the aforesaid Wednesday in May, and at the town of Newport, or elsewhere if urgent occas on do require, the Governor, Deputy Governor, and Assistants of the said Company, and other officers of the said Company, or such of them as the General Assembly shall think fit, shall be in the said General Court or Assembly, to be held from that day or time, newly chosen for the year ensuing, by the greater part of the said Company for the time being, as shall be then and there present. And if it shall happen, that the present Governor, Deputy Governor, and Assistants, by these presents appointed, or any such as shall hereafter be newly chosen into their rooms, or any of them, or any other officers of the said Company, shall die, or be removed from his or their several offices or places, before the said general day of election, (whom we do hereby declare for any misdemeanour or default, to be removable by the Governor, Assistants and Company, or such greater part of them, in any of the said public courts to be assembled, as aforesaid) that then, and in every such case, it shall and may be lawful to and for the said Governor, Deputy Governor, Assistants, and Company aforesaid, or such greater part of them so to be assembled, as is aforesaid, in any of their assemblies, to proceed to a new election of one or more of their company in the room or place, rooms or places, of such officer or officers, so dying, or removed, according to their directions. And immediately upon and after such election or elections made of such Governor, Deputy Governor, Assistant or Assistants, or any other officer of the said Company, in manner and form aforesaid, the authority, office and power, before given to the former Governor. Deputy Governor, and other officer and officers so removed, in whose stead and place new shall be chosen, shall, as to him and them, and every of them respectively, cease and determine :- Provided always, and our will and pleasure is, that as well such as are by these presents appointed to be the present Governor, Deputy Gov-

Governor, and Assistants of the said Company, as those which shall succeed them, and all other officers to be appointed and chosen as aforesaid, shall, before the undertaking the execution of the said offices and places respectively, give their solemn engagement, by oath or otherwise, for the due and faithful performance of their duties, in their several offices and places before such person or persons, as are by these presents hereafter appointed to take and receive the same;—that is to say, the said Benedict Arnold, who is herein before nominated and appointed the present Governor of the said Company, shall give the aforesaid engagement, before William Brenton, or any two of the said Assitants, of the said Company, unto whom we do by these presents give full power and authority to require and receive the same: and the said William Brenton, who is hereby before nominated and appointed the present DeputyGovernor of the said Company, shall give the aforesaid engagement, before the said Benedict Arnold, or any two of the Assistants of the said Company, unto whom we do, by these presents, give full power and authority to require and receive the same; and the said William Boulston, John Porter, Roger Williams, Thomas Olney, John Smith, John Greene, John Cogeshall, James Barker, William Field, and Joseph Clarke, who are herein before nominated and appointed the present Assistants of the Company, shall give the said engagement to their offices and places respectively belonging, before the said Benedict Arnold and William Brenton, or one of them, to whom respectively we do hereby give full power and authority to require, administer, or receive the same. And further our will and pleasure is, that all and every other future Governor, or Deputy Governor, to be elected and chosen by virtue of these presents, shall give the said engagement before two or more of the said Assistants of the said Company, for the time being, unto whom we do, by these presents, give full power and authority to require, administer or receive the same; and the said Assistants and every of them, and all and every other officer or officers, to be reafter elected and chosen by virtue of these presents

sents, from time to time, shall give the like engagements to their offices and places respectively belonging, before the Governor or Deputy Governor, for the time being; unto which said Governor, or Deputy Governor, we do by these presents give full power and authority, to require, administer, or receive the same accordingly.

And we do likewise; for us, our heirs and successors, give and grant unto the said Governor and Company, and their successors, by these presents, that for the more peaceably and orderly government of the said plantations, it shall and may be lawful for the Governor, Deputy Governor, Assi tants, and all other officers, and ministers of the said Company, in the administration of justice, and exercise of government, in the said plantations, to use, exercise, and put in execution, such methods, rules, orders, and directions, (not being contrary and repugnant to the laws and statutes of this our realm) as have been heretofore given, used, and accustomed in such cases respectively, to be put in practice, until at the next, or some other General Assembly, especial provision shall be made in the cases aforesaid.

And we do further, for us, our heirs, and successors, give and grant unto the said Governor and Company. and their successors, by these presents, that it shall and may be lawful to and for the said Governor, or, in his absence, the Deputy Governor, and major part of the Assistants for the time being, at any time, when the said General A sembly is not sitting, to nominate, appoint and constitute such and so many commanders. governors, and military officers, as to them shall seem requisite, for the leading, conducting, and training up the inhabitants of the said plantations in martial affairs. and for the defence and safeguard of the plantations; and that it shall and may be lawful to and for all and every, such commander, governor, and military officer. that shall be so as aforesaid, or by the Governor, or in his absence the Deputy Governor, and six of the Assistants, and major part of the freemen of the said Company, present at any General Assemblies, nominated, appointed and constituted, according to the ten-

or of his and their respective commissions and directions, to assemble, exercise in arms, marshal array, and put in warlike posture, the inhabitants of said colony, for their special defence and safety; and to lead and conduct the said inhabitants, and to encounter, repulse, and resist by force of arms, as well by sea as by land, to kill, slay, and destroy, by all fitting ways, enterprises, and means whatsoever, all and every such person or persons, as shall at any time hereafter attempt or enterprise the destruction, invasion, detriment or annoyance of the said inhabitants or plantations; and to use and exercise the law martial, in such cases only as occasion shall necessarily require; and to take and surprise, by all: ways and means whatsoever, all and every such person and persons with their ship or ships, armour, ammunition, or other goods of such persons, as shall in hostile manner invade or attempt the defeating of the said plantation, or the hurt of the said Company and inhabitants; and upon just causes to invade and destroy the natives, Indians, or other enemies of the said colony.

Nevertheless, our will and pleasure is, and we do hereby declare, to the rest of our colonies in New-England, that it shall not be lawful for this our said colony of Rhode-Island and Providence plantations, in America, in New-England, to invade the natives inhabiting within the bounds and limits of the said colonies, without the knowledge and consent of the said other colonies. And it is hereby declared, that it shall not be lawful to or for the rest of the colonies to invade or molest the native Indians, or any other inhabitants, inhabiting within the bounds or limits hereafter mentioned, (they having subjected themselves unto us, and being by us taken into our special protection without the knowledge and consent of the Governor and Company of our colony of Rhode-Island and Providence plantations.

Also our will and pleasure is, and we do hereby declare unto all Christian king; princes and states, that if any person, who shall hereafter be of the said Company or plantation, or any other, by appointment of the sid Governor and Company, for the time being, shall

at any time or times hereafter, rob or spoil, by sea or land, or do any hurt, or unlawful hostility, to any of the subjects of us, our heirs and successors, or to any of the subjects of any Prince or State being then in league with us, our heirs and successors; upon complaint of such injury done to any such Prince of State, or their subjects, we, our heirs and successors, will make open proclamation, within any parts of our realm of England, fit for that purpose, that the person or per ons committing any such robbery or spoil, shall, within the time limited by such proclamation, make full restitution or satisfaction of all such injuries done or committed, so as the said prince, or others so complaining, may be fully satisfied and contented; and if the said person or persons, who shall commit any such robbery or spoil, shall not make satisfaction accordingly, within such time so to be limitted, that then we, our heirs and successors, will put such person or persons out of our allegiance and protection; and that then it shall and may be lawful and free for all princes or others, to prosecute with hostility such offenders, and every of them, their and every of their procurers, aiders, abettors and counsellors in that behalf.

Provided also, and our express will and pleasure is, and we do by these presents, for us, our heirs and successors, ordain and appoint, that these presents shall not in any manner hinder any of our loving subjects whatsoever, from using and exercising the trade of fishing upon the coast of New-England in America; but that they, and every or any of them, shall have full and free power and liberty to continue and use the trade of fishing upon the said coast, in any of the seas thereunto adjoining, or any arms of the sea, or salt-water, rivers and creeks, where they have been accustomed to fish; and to build and set upon the waste land belonging to the said colony and plantations, such wharfs, stages, and working houses as shall be necessary for the salting, drying, and keeping of their fish, to be taken or gotten upon that coast.

And further, for the encouragement of the inhabitants of our said colony of Providence plantation, to set upon

the business of taking whales, it shall be lawful for them, or any of them, having stuck a whale, dubertus or other great fish, it or them to pursue unto that coast, and into any bay, river, cove, creek or shore, belonging thereto, and it or them upon the said coast, or in the said bay, river, cove, creek or shore, belonging thereto, to kill and order for the best advantage, without molestation, they making no witful was to or spoil; any thing in these presents contained, or any, other matter or thing to the contrary notwithstanding.

And further also, we are graciously pleased, and do hereby declare, that if any of the inhabitants of our said colony do set upon the planting of vineyards, (the soil and climate both seeming naturally to concur to the production of vines) or be industrious in the discovery of fishing banks, in or about the said colony, we will, from time to time, give and allow all due and fitting encouragement therein, as to others in cases of

like nature.

And further, of our more ample grace, certain knowledge, and mere motion, we have given and granted, and by these presents for us, our heirs and successors, do give and grant unto the said Governor and Company of the English colony of Rhode-Island and Providence plantation, in the Narraganset bay, in New-England, in America, and to every inhabitant there, and to every person and persons trading thither, and to every such person or persons, as are or shall be free of the said colony, full power and authority, from time to time, and all times hereafter, to take, ship, transport, and carry away, out of any of our realms and dominions, for and towards the plantation and defence of the said colony, such and so many of our loving subjects, and strangers, as shall or will willingly accompany them in and to their said colony and plantation, except such person, or persons, as are or shall be therein restrained by us, our heirs and successors, or any law or statute of this realm; and also to ship and transport all and all manner of goods, chattles, merchandise, and other things whatsoever, that are or shall be useful or necessary for the said plantations, and defence thereof, and usually transported, and not prohibited by any law or statute of this our realm: yielding and paying unto us, our heirs, and successors, such duties, customs and subsides, as are or ought to be paid or payable for the same.

And further, our will and pleasure is, and we do, for us, our heirs and successors, ordain, declare and grant, unto the said Governor and Company, and their successors, that all and every the subjects of us, our heirs and successors, which are already planted and settled within our said colony of Providence plantation, or which shall hereafter go to inhabit within the said colony, and all and every of their children which have been born there, or shall hereafter be born there, or on the sea going thither, or returning from thence, shall have and enjoy all liberties and immunities of free and natural subjects, within any the dominions of us, our heirs and successors, to all intents, constructions, and purposes, whatsoever, as if they and every of them were born within the realm of England.

And further know ye, that we, of our more abundant grace, certain knowledge, and mere motion, have given, granted, and confirmed, and by these presents, for us, our heirs and successors, do give, grant, and confirm unto the said Governor and Company, and their successors, all that part of our dominions in New-England. in America, containing the Nahantick and Nanhygansett, alias Narraganset Bay, and countries and parts adjacent, bounded on the West, or westerly, to the middle or channel of a river there, commonly called and known by the name of Pawcatuck, alias Pawcawtuck river, and so long the said river, as the greater or middle stream thereof reacheth or lies up into the North country; Northward unto the head thereof, and from thence by a straight line drawn due North, until it meet with the South line of the Massachusetts Colony; and on the North or Northerly, by the aforesaid South or Southerly line of the Massachusetts Colony or Plantation. and extending towards the East or Eastwardly, three English miles, to the East and Northeast of the most Eastern and North-Eastern parts of the aforesaid Nar-

raganset Bay, as the said bay lieth or extendeth itself from the ocean on the South or Southwardly, unto the mouth of the river which runneth towards the town of Providence, and from thence along the Eastwardly side or bank of the said river (higher called by the name of Seacunk river.) up to the falls called Patucket Falls, being the most Westwardly line of Plymouth Colony; and so from the said falls, in a straight line due North. until it meet with the aforesaid line of the Massachusetts Colony, and bounded on the south by the ocean, and in particular the lands belonging to the town of Providence, Patuxit, Warwicke, Misquammacock, alias Pawcatuck, and the rest upon the main land, in the tract aforesaid, together with Rhode-Island, Block-Island, and all the rest of the islands and banks in the Narraganset Bay, and bordering upon the coast of the tract aforesaid (Fisher's Island only excepted), together with all firm lands, soils, grounds, havens, ports, rivers, waters, fishings, mines royal, and all other mines, minerals, precious stones, quarries, woods, woodgrounds, rocks, slates, and all and singular other commodities, jurisdictions, royalties, privileges, franchises, pre-eminences, and hereditaments whatsoever, within the said tract, bounds, lands, and islands aforesaid to them or any of them belonging, or in anywise appertaining—to have and to hold the same, unto the said Governor and Company, and their successors forever upon trust, for the use and benefit of themselves and associates, freemen of the said colony, their heirs and assigns;—to be holden of us, our heirs and successors, as of the manor of East-Greenwich, in our county of Kent, in free and common soccage, and not in capite. nor by Knight's service; -- yielding and paying therefor to.us, our heirs, and successors, only the fifth part of all the ore of gold and silver, which, from time to time, and at all times hereafter, shall be there gotten, had or obtained, in lieu and satisfaction of all services. duties, fines, forfeitures, made or to be made, claims or demands whatsoever, to be to us, our heirs or successors, therefore or thereabout rendered, made or -aid; any grant or clause, in a late grant to the Governor and Company of Connecticut colony, in America, to the contrary thereof in anywise notwithstanding; the aforesaid Pawcatuck river having been yielded, after much debate, for the fixed and certain bounds between these our said colonies, by the agents thereof, who have also agreed, that the said Pawcatuck river shall also be called afias Narrowgancett or Narrowgansett River, and to prevent future disputes that might otherwise arise thereby, forever hereafter shall be construed, deemed and taken to be the Narrowgancett River, in our late grant to Connecticut Colony, mentioned as the easterly bounds of that Colony.

And further, our will and pleasure is, that in all matters of public controversies, which may fall out between our Colony of Providence plantations, to make their appeal therein to us, our heirs and successors, for redress in such cases, within this our realm of England; and that it shall be lawful to and for the inhabitants of the said Colony of Providence plantations, without let or molestation, to pass and repass with freedom into and through the rest of the English Colonies, upon their lawful and civil occasions, and to converse, and hold commerce, and trade with such of the inhabitants of our English Colonies, as shall be willing to admit them thereunto, they behaving themselves peaceably among them; any act, clause, or sentence, in any of the said Colonies provided, or that shall be provided, to the contrary in anywise notwithstanding.

And lastly, we do for us, our heirs, and successors, ordain and grant, unto the said Governor and Company, and their successors, by these presents, that these our letters patent shall be firm, good, effectual, and availble, in all things in the law, to all intents, constructions, and purposes whatsoever, according to our true intent and meaning herein before declared, and shall be construed, reputed and adjudged, in all cases, most favourably on the behalf, and for the best benefit and behoof of the said Governor and Company, and their successors, although express mention, &c.—In witness, &c.—Witness, &c.

Per Ipsum Regem.

The State of Rhode-Island and Providence plantations has not assumed a form of government different from that in the foregoing chapter. For in that, the king ceded to the Governor and Company, all powers, legislative, executive, and judicial, reserving to himself, as an acknowledgement of his sovereignty, a render of the fifth part of the gold and silver ore that should be found within the territory. The Governor, Chief Magistrates, and Legislators are chosen by the freemen as usual, and all judicial and executive officers are annually elected by the Governor and Company, or upper and lower House of Assembly. All processes, original and judicial, formerly issued in the King's name, but they now issue in the name of the Governor and Company. The oaths of allegiance and of office are made conformable to the principles of the Revolution. The Governor, in his legislative capacity, cannot give a negative to any act of the two Houses; but, in common with the other Magistrates, has one voice only.

The State is divided into five counties, in each of which there is a Court of Common Pleas and General Sessions of the Peace, held twice every year, for the trial of all causes not capital, that arise within their limits; from which an appeal lies to the Superior Court of Judicature, Court of Assize and General Jail Delivery, whose Jurisdiction extends over the whole State, and who also sit twice a year in each county. The Constitution admits not of religious establishments, any further than depends upon the voluntary choice of individuals. All men professing one Supreme Being, are equally protected by the laws, and no particular sect can

claim pre-eminense.]

CONNECTICUT.

Account of the Constitution of Connecticut. . . .

ONNECTICUT is divided into fix counties, and each county is divided into a number of towns.— Each town has a right to fend two Representatives to the General Court of Assembly. The General Court confilts of two branches, called the Upper and Lower House. The Upper House is composed of the Governor, Dep. Governor, and 12 Affistants of Counsellors; and the L. House, of the Representatives of the several towns .--This Court has the fole power to make and repeal laws, grant levies, dispole of lands, belonging to the State, to particular towns and persons; to erect and stile judicatories and officers, as they shall fee necessary for the good government of the People; also to call to account any Court, Magistrate, or other Officer, for any misdemeanor or mal administration; and for just cause may fine, displace, or remove them, or deal otherwise, as the nature of the case shall require; and deal or act in any other matter that concerns the good of the State. except the election of Governor, Deputy-Governor, Affiltants, Treasurer, and Secretary, which shall be done by the freemen, at the yearly Court of Election. unless there be any vacancy, by reason of death or otherwife, after the election, which may be filled up by the General Court. This Court has power alfofor reasons satisfactory to them, to grant suspension. release, and jail delivery upon reprieve, in capital and criminal cases. The General Court has two stated fessions annually, on the second Thursday of May and October.

The Governor, or in his absence, the Deputy-Governor, may call the Assembly, on special emergencies, to meet at any other time. The Governor, Deputy-Governor, Assistants and Secretary, are annually elected on the second Thurday in May. The Representatives are newly chosen for each stated session. The

Judges

Judges and Justices are annually appointed by the General Court; the same persons are commonly re-appointed, from time to time, during their capacity to ferve, unless guilty of misbehaviour. The Sheriffs are appointed by the Governor and Council, without limitation of time; but may be superseded by the authority that appoints them. The Governor, for the time being, is Captain-General of the militia; the Deputy-Governor. Lieurenant General; the other general officers, and the field officers, are appointed by the General Court, and commissioned by the Governor. The captains and fubalterns are chosen by the vote of the company and housholders living within the limits of the company; the persons, so chosen, must be approved by the General Court, and commissioned by the Governor, before they have power to execute their offices. All the mil. itary officers hold their offices during the pleafure of the Affembly; nor can they relign their commissions, without leave of the Captain-General, under penalty of doing duty in the ranks, as private foldiers. The mode of electing the Governor, Deputy-Governor, Ashistants, Treasurer, and Secretary, is, that the freemen, in the feveral towns, meet on the Monday next after the hrit Tuesday in April, annually (being the day appointed by law for that purpose, and chooling Representatives) and give in their votes for the persons they choose for faid offices respectively, with their names written on a piece of paper, which votes are received and fealed ip by a conflable, in the freemen's meeting-the votes for each of faid offices, in a different raper-writing on the outfide the name of the town, and the office, for which the votes are given in; which are fent by the Representatives, to the General Court, to be held on the second Thursday of May next ensuing, at which time, after the House of Representatives have chosen a Speaker and Clerk, a Committee is chosen of Members of both Houses, to fort and count the votes, and declare the names of the persons chosen to said offices. Any freeman, qualified to vote for Representatives, &c. may be elected to any office in the government. chooling Affiliants, twenty persons are nominated by

the votes of the freemen, given in at their meeting for choosing Representatives in September annually, and sealed up and fent to the General Court in October then next; which are counted by a committee of both Houses, and the twenty persons, who have the greatest number of votes, stand in nomination, out of which number, twelve are to be chosen assistants, by the freemen, the next April, in manner afore described.

The qualifications requifite to entitle a person to vote in elections of the officers of government, are maturity in years, quiet and peaceable behaviour, a civil conversation, and sorty shillings freehold, or forty pounds personal estate; if the Selectmen of the town certify a person qualified in those respects, he is admitted a freeman, on his taking an eath of sidelity to the State.

The names of all that are thus admitted, are enrolled in the Town Clerk's office, and continue freemen during life, unless disfranchifed by a fentence of the Su-

perior Court, on conviction of a mildemeasor.

The Governor, or, in his absence, the Deputy-Governor, in the Upper House—and the Speaker in the Lower House of Assembly—have a casting voice, when the Members of the respective Houses, including the Governor and Speaker, are equally divided in opinion

on any question.

There is, in this State, a Superior Court, confishing of one Chief Judge, and four other Judges, who have authority in all criminal cases, extending to life, limb, and banishment, and to hear and determine all civil actions, brought by appeal from the county Courts, or on writs of error. This Court also hath authority in all matters of divorce. There are two stated sessions of the Superior Court, in each county annually.

There are also County Courts held in the several counties, consisting of one Judge and four Justices of the quorum, who have jurisdiction in all criminal cases, arising within their respective counties, where the punishment does not extend to life, limb, or banishment.—The County Courts also, have original jurisdiction in all civil actions, wherein the demand exceeds forty shillings.

The

The Superior and County Courts try matters of fact,

by a jury, according to the course of common law.

Justices of the Peace have authority to hear and determine civil actions, where the demand does not exceed forty shillings. They also have authority, in some cases of a criminal nature, punishable by fine not exceeding forty shillings, or whipping not exceeding ten stripes, or sitting in the slocks.

This State is also divided into a number of probate districts, less than counties; in each of which is appointed a Judge for the probate of wills, granting administration on intestate estates, appointing guardians for minors, ordering distribution of intestate estates, &c. An appeal lies, from any decree of this Court,

to the Superior Court.

The Superior, County, and Probate Courts appoint

their respective Clerks.

The General Court has, till very lately, been the only Court of Chancery in this State. But by a late law, the County Courts determine matters of equity, from five pounds to two hundred value; the Superior Court from two hundred to eight hundred pounds value; and the General Assembly, all cases exceeding the last mentioned sum.

All atternies at law are admitted and sworn by the County Courts; there is no Atterney General, but there used to be one King's Atterney in each County; but fince the King has abdicated the Government, they are now atternies to the Governor and Company.

NEW YORK.

Conflitution of the State of New York, estublished by the Convention, authorised and empowered for that purpose, April 20, 1777.

HIS Convention, in the name and by the authority of the good People of this State, doth ordain, determine and declare, that no authority shall, on any pretence whatfoever, be exercised over the people or members of this State, but such as shall be de-

rived from and granted by them.

II. This Convention doth further, in the name and by the authority of the good People of this State, ordain, determine and declare, that the Supreme Legislative power, within this State, shall be vested in two separate and distinct bodies of men—the one to be called, the Assembly of the State of New-York—the other to be called, the Senate of the State of New-York—who together shall form the Legislature, and meet once at least in every year for the dispatch of business.

III. And whereas, laws, inconsistent with the spirit of this Constitution, or with the public good, may be hastily and unadvisedly passed, be it ordained, that the Governor, for the time being, the Chancellor, and the Judges of the Supreme Court—or any two of them together with the Governor-shall be, and hereby are. conflituted a Council, to revise all bills about to be passed into laws by the Legislature; and for that purpose shall affemble themselves from time to time, when the Legislature thall be convened; for which, neverthelels, they shall not receive any falary or consideration, under any pretence whatever. And that all bills, which have passed the Senate and Asfembly, shall, before they become laws, be presented to the said Council, for their revital and consideration: and if! upon fuch revision and consideration, it should appear improper to the faid Council, or a majority of them, that the faid bill should become a law of this

State, that they return the same, together with their objections thereto in writing, to the Senate or House of Assembly (in whichsoever the same shall have originated) who shall enter the objections, fent down by the Council, at large in their minutes, and proceed to reconfider the faid bill. But if, after such reconsideration, two-thirds of the faid Senate or House of Assembly, shall notwithstanding the said objections, agree to pals the same, it shall, together with the objectious. be fem to the other branch of the Legislature, where it shall also be re-considered, and if approved by twothirds of the members present, shall be a law.

And in order to prevent any unnecellary delays, be it further ordained, that if any bill shall not be returned by the Council, within ten days after it shall have been presented, the same shall be a law, unless the Legislature shall, by their adjournment, render a return of the faid bill within ten days impraclicable: in which case, the bill shall be returned on the first day of the meeting of the Legislature, after the expiration of the faid ten days.

IV. That the Affembly shall consist of at least feventy members, to be annually chosen in the several counties, in the proportions following, viz.—For the

City and County of N. York, nine	The County of Orange, four
Albany, ten	King's; two
The County of Duchess, seven	Richmond, two
Welt-chelter, fix	Tryon, fix
Ulfter, fix	Charlotte, four
Suffelk, five	Cumberland, three
Queen's, four	Gloucester, two

V. That as foon after the expiration of seven years, (fublequent to the termination of the prefent war) as may be, a census of the electors and inhabitants in this State be taken, under the direction of the Legisla. ture. And if, on such census, it shall appear, that the number of Representatives in Assembly, from the said counties, is not juffly proportioned to the number of electors, in the faid counties respectively, that the Legislature do adjust and apportion the same by that rule. And further, that once in every feven years, after the taking of the faid first confus, a just account

of the electors, refident in each county, shall be taken a and if it shall thereupon appear, that the number of electors, in any county, shall have increased or diminished one or more seventieth parts of the whole number of electors, which, on the said first census, shall be found in this State, the number of Representatives for fuch county shall be increased or diminished accordingly—that is to say, one Representative for every seventie eth part as aforesaid.

VI. And whereas an opinion hath long prevailed among divers of the good people of this State, that voting at elections by ballot, would tend more to preferve the liberty and equal freedom of the people, than voting viva voce:—To the end, therefore, that a fair experiment be made, which of those two methods of vot-

ing is to be preferred :-

Be it ordained, that as soon as may be after the termination of the present war between the United States of America and Great Britain, an act or acts be passed by the Legislature of this State, for cauting allelections thereaster to be held in this State, for Senators and Representatives in Assembly, to be by ballot, and directing the manner, in which the same shall be conducted. And whereas it is possible, that after all the care of the Legislature, in framing the said act or acts, certain inconveniences, and mischiess, unforeseen at this day, may be sound to attend the said mode of electing by ballot:

It is further ordained, that if, after a full and fair experiment shall be made of voting by ballot aforesaid, the same shall be found less conducive to the safety or interest of the Stare, than the method of voting viva vece, it shall be lawful and constitutional for the Legislature to abolish the same; provided, two-thirds of the Members present in each House respectively, shall concurtherein? And surther, that, during the continuance of the present war, and until the Legislature of this State shall provide for the election of Senators and Representatives in Assembly, by ballot, the said elections shall

be made viva vice.

VII. That every male inhabitant, of full age, who shall have personally resided within one of the counties of this State for six months immediately preceding the day of election, shall at such election, be entitled to vote for Representatives of the said county in Assembly; if during the time aforesaid, he shall have been a freeholder, possessing a freehold of the value of twenty pounds, within the said county, or have rented tenement therein, of the yearly value of forty shillings, and been rated and actually paid taxes to this State:provided, always, that every person, who now is a freeman of the city of Albany, or who was made a freeman of the city of New-York, on or before the fourteenth day of October, in the year of our Lord one thousand seven hundred and seventy-five, and shall be actually and usually resident in the said cities respectively, shall be entitled to vote for Representatives in Assembly within his said place of residence.

VIII. That every elector, before he is admitted to vote, shall if required by the returning officer, or either of the inspectors, take an oath, or, if of the people called Quakers, an affirmation of allegiance to the State.

IX. That the Assembly, thus constituted, shall chuse their own Speaker, be judges of their own members, and enjoy the same privileges, and proceed in doing business, in like manner, as the assemblies of the colony of New-York of right formerly did; and that a majority of the said members shall, from time to time, constitute a House, to proceed upon business.

X. And this Convention doth further, in the name and by the authority of the good People of this State, ordain, determine, and declare, that the Senate of the State of New-York shall consist of twenty-four freeholders; to be chosen out of the body of the freeholders, and by the freeholders of this State, possessed of freeholds of the value of one hundred pounds, over and above all debts charged thereon.

XI. That the members of the Senate be elected for four years; and immediately after the first election, they be divided by lot into four classes, six in each class, and numbered one, two, three, and four; that the seats

of the first class shall be vacated at the expiration of the first year, the second class the second year, and so on continually; to the end, that the 4th part of the Senate, as nearly as possible, may be annually chosen.

XII. That the election of Senators shall be after this manner: that so much of this State as is now parcelled into counties, be divided into four districts; the Southern district to comprehend the city and county of New-York, Suffolk, West Chester, Kings, Queens, and Richmond counties; the middle district to comprehend the counties of Duchess, Ulster, and Orange; the Western district, the city and county of Albany, and Tyron county; and the Eastern district, the counties of Charlotte, Cumberland, and Gloucester. the Senators shall be elected by the freeholders of the said districts, in the proportions following: to wit, in the Southern district, nine; in the middle district, six; in the Western district, six; in the Eastern district, three-And be it ordained, that a census shall be taken, as won as may be, after the expiration of seven years from the termination of the present war, under the direction of the Legislature; and if, on such census, it shall appear that the number of Senators is not justly proportioned to the several districts, that the Legislature with the proportion, as near as may be, to the number of fire holders, qualified as aforesaid, in each direct when the number of electors, within any of the war districts, shall have increased one twenty burn far a the whole number of electors, which, by the that the sus, shall be found to be in this State, an accrema: nator shall be chosen by the electors of size as man That a majority of the number of Senators to be care sen as aforesaid, shall be necessary to constitute a series ate, sufficient to proceed upon business; and unit Senate shall in like manner with the Assembly, be judges of its own members. And be it ordained it shall be in the power of the future Legislature this State, for the convenience and advantage of good people thereof, to divide the same into such good people thereof, to unappear necessary. Air

XIII. And this Convention doth further, in the name and by the authority of the good people of this State, ordain, determine, and declare, that no member of this State shall be disfranchised, or deprived of any of the rights or privileges secured to the subjects of this State by this Constitution, unless by the law of the land, or the judgement of his peers.

XIV. That neither the Assembly nor the Senate shall have the power to adjourn themselves for any longer time than two days, without the mutual consent of both.

XV. That whenever the Assembly and Senate disagree, a conference shall be held, in the presence of both, and be managed by committees, to be by them respectively chosen by ballot. That the doors, both of the Senate and Assembly shall at all times be kept open to all persons, except when the welfare of the State shall require their debates to be kept secret. And the journals of all their proceedings shall be kept, in the manner heretofore accustomed by the General Assembly of the colony of New-York; and (except such parts as they shall as aforesaid respectively determine not to make public) be from day to day (if the business of the Legislature will permit) published.

XVI. It is nevertheless provided, that the number of Senators shall never exceed one hundred, nor the number of Assembly, three hundred; but that whenever the number of Senators shall amount to one hundred, or of the Assembly to three hundred, then and in such case, the Legislature shall, from time to time, thereafter, by laws for that purpose, apportion and distribute the said one hundredSenators, and three hundred Representatives, among the great districts and counties of this State, in proportion to the number of their respective electors; so that the representation of the good people of this State, both in the Senate and Assembly, shall forever remain proportionate and adequate.

XVII. And this Convention doth further, in the name and by the authority of the good people of this State, ordain, determine, and declare, that the Supreme Executive Power and authority of this State, shall be vested in a Governor; and that statedly, once in every three

tears, and as often as the seat of government shall beome vacant, a wise and discreet freeholder of this State hall be, by ballot, elected Governor, by the freeholers of this State, qualified, as before described, to Sect Sunators; which elections shall be always held If the times and places of chusing Representatives in Assembly for each respective county; and that the person, who hath the greatest number of votes within the said State, shall be Governor thereof.

XVIII. That the Governor shall continue in office three years, and shall, by virtue of his office, be Genand and Commander in Chief of all the militia, and Admiral of the navy of this State; that he shall have power to convene the Assembly and Senate on extraordinary occasions; to prorogue them from time to lime, provided such prorogations shall not exceed sixty days in the space of any one year; and, at his discretion, to grant reprieves and pardons to persons convictof crimes, other than treason or murder, in which he may suspend the execution of the sentence unsilit shall be reported to the Legislature at their subsequent meeting; and they shall either pardon or direct the execution of the criminal, or grant a further re-

XIX. That it shall be the duty of the Governor, to inform the Legilature, at every session, of the condition of the State, so far as may respect his department : to recommend such matters to their consideration, as shall appear to him to concern its good government. welfare and prosperity; to correspond with the Continental Congress, and other States; to transact all necessary business with the officers of government, civil and military; to take care that the laws are faithfully executed, to the best of his ability; and to expedite all such measures as may be resolved upon by the Legi-

XX. That a Lieutenant Governor shall, at every election of a Governor, (and as often as the Lieutenant Governor shall die, resign, or be removed from office) he elected in the same manner with the Governor, to continue in office until, the next election of a Governor shall, by virtue of his office, be President of the Senate, and, upon an equal division, have a casting voice in their decisions, but not vote on any other occasion.

And in case of the impeachment of the Governor, or his removal from office, death, resignation, or absence from the State, the Lieutenant Governor shall exercise all the power and authority appertaining to the office of Governor, until another be chosen, or the Governor, absent or impeached, shall return or be acquitted. Provided, that where the Governor, shall, with the consent of the Legislature, be out of the State, in time of war, at the head of a military force thereof, he shall still continue in his command of all the military force of the State both by sea or land.

XXI. That whenever the government shall be administered by the Lieutenant Governor, or he shall be unable to attend as president of the Senate, the Senators shall have power to elect one of their own members to the office of President of the Senate, which he shall exercise pro hac vice. And if, during such vacancy of the office of Governor, the Lieuteuant. Gonernor shall be impeached, displaced, resign, die, or be absent from the State, the President of the Senate shall in like manner as the Lieutenant Governor, administer the government, until others shall be elected by the suffrage of the people, at the succeeding election.

XXII. And this Convention doth further, in the name and by the authority of the good People of this State, ordain, determine and declare, that the Treasurer of this State shall be appointed by act of the Legislature, to originate with the Assembly; provided that he shall not be elected out of either branch of the Legislature.

XXIII. That all officers, other than those, who, by this Constitution, are directed to be otherwise appointed, shall be appointed in the manner following; to wit, the Assembly shall once in every year openly nominate and appoint one of the Senators from each great district, which Senators shall form a Council for the appointment of the said officers, of which the Government.

nor for the time being, or the Lieutenant Governor, or the President of the Senate, (when they shall respectively administer the Government) shall be President, and have a casting voice, but no other vote; and with the advice and consent of the said Council, shall appoint all the said officers; and that a morjority of the said Council be a quorum. And further, the said Senators shall not be eligible to the said Council for two years successively.

XXIV. That all military officers be appointed during pleasure; that all commissioned officers, civil, and military, be commissioned by the Governor; and that the Chancellor, the Judges of the Supreme, and first Judge of the County Court in every county, hold their offices during good behaviour, or until they shall have respec-

tively attained the age of sixty years.

XXV. That the Chancellor, and Judges of the Supreme Court, shall not, at the same time, hold any other office, excepting that of Delegate to the General Congress, upon special occasions; and that the first Judges of the County Courts, in the several counties, shall not, at the same time, hold any other office, excepting that of Senator, or Delegate to the General Congress. But if the Chancellor, or either of the said Judges, be elected or appointed to any other office, excepting as is before excepted, it shall be at his option in which to serve.

XXVI. That Sheriffs and Coroners be annually appointed; and that no person shall be capable of holding either of the said offices, more than four years successively; nor the Sheriff of holding any other office at the

same time.

XXVII. And be it further ordained, that the Register, and Clerks in Chancery, be appointed by the Chancellor; the Clerks of the Supreme Court, by the Judges of the said Court; the Clerk of the Court of Probate, by the Judge of the said Court; and the Register and Mershal of the Court of Admiralty, by the Judge of the Admiralty. The said Marshal, Registers, and Clerks, to continue in office during the pleasure of those, by whom they are to be appointed, as aforesaid.

And

And that all attornies, solicitors, and counsellors at law, hereafter to be appointed, be appointed by the court, and licensed by the first Judge of the court, in which they shall respectively plead or practise; and be regulated by the rules and orders of the said courts.

XXVIII. And be it further ordained, that where, by this Convention, the duration of any office shall not be ascertained, such office shall be construed to be held during the pleasure of the Council of Appointment: Provided that new commissons shall be issued to Judges of the County Courts (other than to the first Judge) and to Justices of the Peace, once at the least in every three years.

XXIX. That Town-Clerks, Supervisors, Assessors, Constables, Collectors, and all other officers, heretofore eligible by the people, shall always continue to be so eligible, in the manner directed by the present or future

acts of the Legislature.

That Loan-Officers, County Treasurers, and Clerks of the Supervisors, continue to be appointed in the manner directed by the present or future acts of the Legislature.

XXX. That Delegates to represent this State in the General Congress of the United States of America, be annually appointed as follows; to wit, The Senate and Assembly shall each openly nominate as many persons, as shall be equal to the whole number of Delegates to be appointed; after which nomination, they shall meet together, and those persons named in both lists shall be Delegates; and out of those persons, whose names are not in both lists, one half shall be chosen by the joint ballot of the Senators and Members of Assembly, so met together as aforesaid.

XXXI. That the style of all laws shall be as follows, to wit, "Be it enacted by the People of the State of New-York represented in Senate and Assembly:" And that all writs and other proceedings shall run in the name of The People of the State of New-York, and be tested in the name of the Chancellor, or Chief Judge of

the Court, from whence they shall issue.

XXXII. And this Convention doth further, in the name and by the authority of the good people of this State, ordain, determine and declare; that a Court shall be instituted for the trial of impeachments, and the correction of errors, under the regulations which shall be established by the Legislature, and to consist of the President of the Senate, for the time being, and the Senators, Charcellor, and Judges of the Supreme Court, or the major part of them; except that when an impeachment shall be prosecuted against the Chancellor. or either of the Judges of the Supreme Court, the person so impeached, shall be suspended from exercising his office, until his acquittal: and, in like manner, when an appeal, from a decree in equity, shall be heard, the Chancellor shall inform the Court of the reasons of his decree, but shall not have a voice in the final sentence. And if the cause to be determined, shall be brought up by writ of error, on a question of law, on a judgment in the Supreme Court, the Judges of that Court shall assign the reasons of such their judgment, but shall not have a voice for its affirmance or reversal.

XXXIII. That the power of impeaching all officers of the State, for mal and corrupt conduct in their respective offices, be vested in the representatives of the people in Assembly; but that it shall always be necessary, that two-third parts of the members present shall consent to and agree in such impeachment. That previous to the trial of every impeachment, the members of the said Court shall respectively be sworn, truly and impartially to try and determine the charge in question. according to evidence; and that no judgment of the said Court shall be valid, unless it be assented to by two-third parts of the members then present; nor shalf it extend farther, than to a removal from office, and disqualification to hold and enjoy any place of honour. trust, or profit, under this State. But the party so convicted, shall be, nevertheless, liable and subject to indictment, trial, judgment and punishment, according to the laws of the land.

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XXXIV. And it is further ordained, that in every trial on impershment, or indictment for crimes or mis-

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demeanors, the party impeached or indicted, shall be allowed counsel, as in civil actions.

XXXV. And this Convention doth further, in the name and by the authority of the good people of this State, ordain, determine and declare, that such parts of the common law of England, and of the statute law of England and Great-Britain, and of the acts of the Legislature of the colony of New-York, as together did form the law of the said colony on the 19th day of April, in the year of our Lord one thousand seven hundred and seventy-five, shall be and continue the law of this State, subject to such alterations and provisions, as the Legislature of this State shall, from time to time, make concerning the same. That such of the said acts as are temporary, shall expire at the times limited for their duration respectively. That all such parts of the said common law, and all such of the said statutes and acts aforesaid, or parts thereof, as may be construed to establish or maintain any particular denomination of Christians or their ministers, or concern the allegiance heretofore yielded to, and the supremacy, sovereignty, government or prerogatives, claimed or exercised by the king of Great-Britain and his predecessors, over the colony of New-York, and its inhabitants, or are repugnant to this Gonstitution—be, and they hereby are, abrogated and rejected. And this Convention doth further ordain, that the resolves or resolutions of the Congresses of the colony of New-York, and of the Convention of the State of New-York, now in force and not repugnant to the government established by this Constitution, shall be considered as making part, of the laws. of this State; subject, nevertheless, to such alterations and provisions, as the Legislature of this State may, from time to time, make concerning the same.

XXXVI. And be it further ordained, that all grants of lands within this State, made by the king of Great-Britain, or persons acting under his authority, after the fourteenth day of October, one thousand seven hundred and seventy-five, shall be null and void: but that nothing; in this Constitution contained, shall be construed to affect any grants of land, within this State, made by

the authority of the said king or his predecessors, or to annull any charters to bodies politic, by him, or them, or any of them, made prior to that day. And that none of the said charters shall be adjudged to be void, by reason of any non-user or misuser of any of their respective rights or privileges, between the nineteenth day of April, in the year of our Lord one thousand seven hundred and seventy-five, and the publication of this Constitution. And further, that all such of the officers, described in the said charters respectively, as, by the terms of the said charters, were to be appointed by the Governor of the colony of New-York, with or without the advice and consent of the Council of the said King in the said colony, shall henceforth be appointed by the Council established by this Constitution, for the appointment of officers in this State, until otherwise directed by the Legislature.

XXXVII. And whereas it is of great importance to the safety of this State, that peace and amity with the Indians, within the same, be at all times supported and maintained;—and whereas the frauds, too often practised towards the said Indians, in contracts made for their lands, have, in divers instances, been productive of dangerous discontents and animosities:—Be it ordained, that no purchases or contracts for the sale of lands, made since the fourteenth day of October, in the year of our Lord one thousand seven hundred and seventy-five, or which may hereafter be made with any of the said Indians, within the limits of this State, shall be binding on the said Indians, or deemed valid, unless made under the authority, and with the consent of the Legislature of this State.

XXXVIII. And whereas we are required by the benevolent principles of rational Liberty, not only to expel will tyranny, but also to guard against that spiritual oppression and intolerance, wherewith the bigotry and ambition of weak and wicked priests and princes have scourged mankind; this Convention doth further, in the name and by the authority of the good people of this State, ordain, determine, and declare, that the free ex-

ercise and enjoyment of religious profession and worship, without discrimination or preference, shall forever hereafter be allowed, within this State, to all mankind. Provided that the liberty of conscience, hereby granted, shall not be so construed, as to excuse acts of licentiousness, or justify practices inconsistent with the peace or safety of this State.

XXXIX. And whereas the Ministers of the Gospel are, by their profession, dedicated to the service of God and the care of souls, and ought not to be diverted from the great duties of their function; therefore, no minister of the gospel, or priest of any denomination whatsoever, shall, at any time hereafter, under any pretence or description whatever, be eligible to, or capable of holding any civil or military office, or place, within this State.

XL. And whereas it is of the utmost importance to the safety of every State, that it should always be in a condition of defence; and it is the duty of every man, who enjoys the protection of Society, to be prepared and willing to defend it; this Convention, therefore, in the name and by the authority of the good people of this State, doth ordain, determine and declare, that the militia of this State, at all times hereafter, as well in peace as in war, shall be armed, and disciplined, and in readiness for service. That all such of the inhabitants of this State (being of the people called Quakers) as from scruples of conscience, may be averse to the bearing of arms, be therefrom excused by the Legislature; and do pay to the State such sums of money, in lieu of their personal service, as the same may, in the judgment of the Legislature be worth: And that a proper magazine of warlike stores, proportionate to the number of inhabitants, be, forever hereafter, at the expense of this State, and by acts of the Legislature, established, maintained, and continued in every county in this State.

XLI. And this Convention doth further ordain, determine and declare, in the name and by the authority of the good people of this State; that trial by jury, in all cases, in which it hath heretofore been used in the

colony of New-York, shall be established, and remain inviolate forever. And that no acts of attainder shall be passed by the Legislature of this State, for crimes, other than those committed before the termination of the present war; and that such acts shall not work a corruption of blood. And further, that the Legislature of this State shall, at no time hereafter, institute any new court or courts, but such as shall proceed according to the course of the common law.

XLII. And this Convention doth further, in the name and by the authority of the good People of this State, ordain, determine and declare, that it shall be in the discretion of the Legislature, to naturalize all such persons, and in such manner, as they shall think proper; provided all such of the persons, so to be by them naturalized, as being born in parts beyond sea, and out of the United States of America, shall come to settle in, and become subjects of this State, shall take an oath of allegiance to this State, and abjure and renounce all allegiance and subjection to all and every foreign king, prince, potentate, and state, in all matters, ecclesiastical, as well as civil.

By Order,

LEONARD GANSEVOORT,

Pres. Pro. Tem.

NEW-JERSEY.

CONSTITUTION OF NEW-JERSEY.

7HEREAS all the constitutional authority, ever possessed by the Kings of Great-Britain, over these colonies, or their other dominions, was, by compact, derived from the People, and held of them, for the common interest of the whole society. Allegiance and protection are, in the nature of things, reciprocal ties, each equally depending upon the other, and liable to be dissolved by the other's being refused or withdrawn :-- And whereas George the Third, King of Great-Britain, has refused protection to the good people of these colonies; and, by assenting to sundry acts. of the British parliament, attempted to subject them to the absolute dominion of that body; and has also made war upon them, in the most cruel and unnatural manner, for no other cause, than asserting their just rights-all civil authority under him is necessarily at an end, and a dissolution of government in each colony has consequently taken place.

And whereas, in the present deplorable situation of these Colonies, exposed to the fury of a cruel and relentless enemy, some form of government is absolutely necessary, not only for the preservation of good order, but also the more effectually to unite the people, and enable them to exert their whole force in their own necessary defence; and as the honourable the Continental Congress, the Supreme Council of the American colonies, has advised such of the colonies, as have not yet gone into the measure, to adopt for themselves respectively, such government as shall best conduce to their own happiness and safety, and the well-being of America in general :- We, the Representatives of the Colony of New-Jersey, having besn elected by all the counties in the freest manner, and in Congress assembled, have, after mature deliberation, agreed upon a set of Charter-rights and the form of a Contsitution, in manner following, viz. That

1. That the Government of this province shall be vested in a Governor, Legislative Council, and General Assembly.

II. That the Legislative Council, and General Assembly, shall be chosen, for the first time, on the second Tuesday in August next; the members whereof shall be the same in number and qualifications, as are herein mentioned; and shall be and remain vested with with all the powers and authority to be held by any future Legislative Council and Assembly of this colony until the second Tuesday in October, which shall be in the year of our Lord one thousand seven hundred

and seventy-seven.

III. That on the second Tuesday in October yearly, and every year forever (with the privilege of adjourning from day to day, as occasion may require) the counties shall severally choose one person, to be a member of the Legislative Council of this colony, who shall be, and have been, for one whole year next before the election, an inhabitant and freeholder in the county in which he is chosen, and worth at least one thousand pounds. proclamation money, of real and personal estate, within the same county: that, at the same time, each county shall also choose three members of Assembly; provided that no person shall be entitled to a seat in the said Assembly, unless he be, and have been, for one whole year next before the election, an inhabitant of the county he is to represent, and worth five hundred pounds proclamation money, in real and personal estate, in the same county; that on the second Tuesday next after the day of election, the Council and Assembly shall separately meet, and that the consent of both Houses shall be necessary to every law; provided that seven shall be a quorum of the Council for doing business, and that no law shall pass, unless there be a majority of all the Representatives of each body personally present, and agreeing thereto. Provided always, that if a majority of the Representatives of this province, in Council and General Assembly convened, shall at any time or times hereafter, judge it equitable and proper, to add to or diminish the number or proportion

of the members of Assembly for any county or counties in this colony, then, and in such case, the same may, on the principles of more equal representation, be lawfully done, any thing in this charter to the contrary notwithstanding; so that the whole number of Representatives in Assembly, shall not, at any time, be less than thirty-nine.

IV. That all inhabitants of this colony, of fell age, who are worth fifty pounds, preclamation money, clear estate in the same, and have resided within the county, in which they claim a vote, for twelve months immediately preceding the election, shall be entitled to vote for Representatives in Council and Assembly; and also for all other public officers, that shall be elected by the people of the county at large.

V. That the Assembly, when met, shall have power to choose a Speaker, and other their officers; to be judges of their qualifications and elections of their own members; sit upon their own adjournments; prepare bills to be passed into laws; and to empower their Speaker to convene them whenever any extraordinary

occurrence shall render it necessary.

VI. That the Council shall have power to prepare bills to pass into laws, and have other like powers as the Assembly, and in all respects be a free and independent branch of the Legislature of this colony; save only that they shall not prepare or alter any money bill—which shall be the privilege of the Assembly; that the Council shall, from time to time, be convened by the Governor or Vice-President, but must be convened at all times, when the Assembly sits; for which purpose, the Speaker of the House of Assembly shall always, immediately after an adjournment, give notice to the Governor, or Vice-President, of the time and place to which the House is adjourned.

VII. That the Council and Assembly jointly, at their first meeting after each annual election, shall, by a majority of votes, elect some fit person within the colony, to be Governor for one year, who shall be constant President of the Council, and have a casting vote in their proceedings; and that the Council themselves

shall choose a Vice. President, who shall act as such in the absence of the Governor.

VIII. That the Governor, or, in his absence, the Vice-President of the Council, shall have the Supreme Executive Power, be Chancellor of the colony, and act as Captain-general and Commander in Chief of all the militia, and other military force in thi colony; and that any three or more of the Council shall, at all times be a Privy-Council to consult them; and that the Governor be ordinary or surrogate-general.

IX. That the Governor and Council, (seven whereof shall be a quorum) be the Court of Appeals, in the last resort, in all cases of law, as heretofore; and that they possess the power of granting pardons to criminals, after condemnation, in all cases of treason, felony, or other

offences.

X. That Captains, and all other inferior Officers of the militia, shall be chosen by the companies in the respective counties; but field and general officers, by the Council and Assembly.

XI. That the Council and Assembly shall have power to make the great seal of this colony, which shall be kept by the Governor, or, in his absence, by the Vice-President of the Council, to be used by them, as occasion may require; and it shall be called *The Great*

Seal of the Colony of New-Jersey.

XII. That the Judges of the Supreme Court shall continue in office for seven years; the Judges of the Inferior Court of Common Pleas in the several counties. Justices of the Peace, Clerks of the Supreme Court, Clerks of the Inferior Court of Common Pleas and Quarter Sessions, the Attorney General, and Provincial Secretary, shall continue in office for five years: and the Provincial Treasurer shall continue in office for one year; and that they shall be severally appointed by the Council and Assembly, in manner aforesaid, and commissioned by the Governor, or, in his absence, the Vice-President of the Council. Provided always, that the said officers, severally, shall be capable of being re-appointed, at the end of the terms severally before limited; and that any of the said officers shall be lia-F 2

ble to be dismissed, when adjudged guilty of misbehaviour by the Council, on an impeachment of the As-

sembly.

XIII. That the inhabitants of each county, qualified to vote as aforesaid, shall, at the time and place of electing their Representatives, annually elect one Sheriff, and one or more Coroners; and that they may reelect the same person to such offices, until he shall have served three years, but no longer; after which, three years must elapse, before the same person is capable of being elected again. When the election is certified to the Governor, or Vice-President, under the hands of six freeholders of the county, for which they were elected, they shall be immediately commissioned to serve in their respective offices.

XIV. That the townships, at their annual town meetings for electing other officers, shall choose Constables for the districts respectively; and also three or more judicious freeholders of good character, to hear and finally determine all appeals, relative to unjust assessments, in cases of public taxation; which Commissioners of Appeal shall, for that purpose, sit at some suitable time or times, to be by them appointed, and made

known to the people by advertisements.

XV. That the laws of the Colony shall begin in the following style, viz. — "Be it enacted by the Council and General Assembly of this Colony, and it is hereby enacted by authority of the same:" that all commissions granted by the Governor or Vice-Preesident, shall run thus—"The Colony of New-Jersey to A. B. &c. greeting:" and that all writs shall likewise run in the name of the Colony; and that all indictments shall conclude in the following manner, viz. "Against the peace of this Colony, the government and dignity of the same."

XVI. That all criminals shall be admitted to the same privileges of witnesses and counsel, as their prosecutors are or shall be entitled to.

XVII. That the estates of such persons, as shall destroy their own lives, shall not, for that onence, be forletted; but shall descend in the same manner as they would have done, had such persons died in the natural way; nor shall any article, which may occasion accidentally, the death of any one, be henceforth deemed a deodand, or in anywise forfeited, on account of such misfortune.

XVIII. That no person shall ever within this colony, be deprived of the inestimable privilege of worshipping Almighty God, in a manner agreeable to the dictates of his own conscience; nor, under any pretence whatever, be compelled to attend any place of worship, contrary to his own faith and judgement; nor shall any person, within this colony, ever be obliged to pay tithes, taxes, or any other rates, for the purpose of building or repairing any other church or churches, place or places of worship, or for the maintenance of any minister or ministry, contrary to what he believes to be right, or has deliberately or voluntarily engaged himself to perform.

XIX. That there shall be no establishment of any one religious sect in this province, in preference to another; and that no Protestant inhabitant of this colony shall be denied the enjoyment of any civil right, merely on account of his religious principles; but that all persons, professing a belief in the faith of any Protestant sect, who shall demean themselves peaceably under the government, as hereby established, shall be capable of being elected into any office of profit or trust, or being a member of either branch of the Legislature, and shall fully and freely enjoy every privilege and immunity, enjoyed by others their fellow-subjects.

XX. That the legislative department of this government may, as much as possible, be preserved from all suspicion of corruption, none of the Judges of the Supreme or other Courts, Sheriffs, or any other person or persons possessed of any post of profit under the government, other than Justices of the Peace, shall be entitled to a seat in the Assembly; but that, on his being elected, and taking his seat, his office or post shall

be considered as vacant.

XXI. That all the laws of this province, contained in the edition lately published by Mr. Allison, shall be

and remain in full force, until altered by the Legislature of this colony (such only excepted, as are incompatible with this charter) and shall be, according as heretofore, regarded in all respects, by all civil officers, and others.

the good people of this province.

XXII. That the common law of England, as well as so much of the statute law, as have been heretofore practised in this colony, shall still remain in force, until they shall be altered by a future law of the Legislature; such parts only excepted, as are repugnant to the rights and privileges contained in this charter; and that the inestimable right of trial by jury shall remain confirmed, as a part of the law of this colony, without repeal, for ever.

XXIII. That every person, who shall be elected, as aforesaid, to be a member of the Legislative Council, or House of Assembly, shall, previous to his taking his seat in Council or Assembly, take the following oath or

affirmation, viz.

"I, A. B. do solemnly declare, that, as a member of the Legislative Council, (or Assembly, as the case may be,) of the colony of New-Jersey, I will not assent to any law, vote or proceeding, which shall appear to me injurious to the public welfare of said colony, nor that shall annul or repeal that part of the third section in the charter of this colony, which establishes, that the elections of members of the Legislative Council and Assembly shall be annual; nor that part of the twenty-second section in said charter, respecting the trial by jury, nor that shall annul, repeal, or alter any part or parts of the 18th or 19th sections of the same."

And any person or persons, who shall be elected as aforesaid, is hereby empowered to administer, to the

said members, the said oath or affirmation.

Provided always, and it is the true intent and meaning of this Congress, that if a reconciliation between Great-Britain and these Colonies should take place, and the latter be taken again under the protection and government of the crown of Britain, this charter shall be null and void—otherwise to remain firm and inviolable.

In Provincial Congress, New-Jersey, Burlington, July 2, 1776—By Order of Congress, SAMUEL TUCKER, President. Wm. PATTERSON, Secretary.

PENNSYLVANIA.

The Constitution of the Commonwealth of Pennsylvania, as ratified in Convention, the 2d day of September, 1790.

WE, the People of the Commonwealth of Pennsylvania, ordain and establish this Constitution for its Government.

ARTICLE I.

THE legislative power of this Commonwealth shall be vested in a General Assembly, which shall consist of a Senate and House of Representatives.

II. The Representatives shall be chosen annually by the citizens of the city of Philadelphia, and of each county respectively, on the 2d Tuesday of October.

III. No person shall be a Representative, who shall not have attained the age of twenty-one years, and have been a citizen and inhabitant of the State three years next preceding his election, and the last year thereof an inhabitant of the city or county, in which he shall be chosen; unless he shall have been absent on the public business of the United States, or of this State. No person, residing within any city, town, or borough, which shall be entitled to a separate representation, shall be elected a member for any county; nor shall any person, residing without the limits of any such city, town, or borough, be elected a member therefor.

IV. Within three years after the first meeting of the General Assembly, and within every subsequent term of seven years, an enumeration of the taxable inhabitants shall be made, in such manner as shall be directed by law. The number of Representatives shall, at the several periods of making such enumeration, be fixed by the Legislature, and apportioned among the city of

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Philadelphia, and the several counties, according to the number of taxable inhabitants in each; and shall never be less than sixty, nor greater than one hundred. Each county shall have, at least, one Representative; but no county, hereafter erected, shall be entitled to a separate representation, until a sufficient number of taxable inhabitants shall be contained within it, to entitle them to one Representative, agreeable to the ratio which shall then be established.

V. The Senators shall be chosen for four years, by the citizens of Philadelphia, and of the several counties. at the same time, in the same manner, and at the same places, where they shall vote for Representatives.

VI. The number of Senators shall, at the several periods of making the enumeration before mentioned, be fixed by the Legislature, and apportioned among the districts formed as herein after directed, according to the number of taxable inhabitants in each; and shall never be less than one-fourth, nor greater than one-third,

of the number of Representative.

VII. The Senators shall be chosen in districts, to be formed by the Legislature; each district containing such a number of taxable inhabitants, as shall be entitled to elect not more than four Senators. When a district shall be composed of two or more counties, they shall be adjoining. Neither the city of Philadelphia, nor any county, shall be divided in forming a district.

VIII. No person shall be a Senator, who shall not have attained the age of twenty-five years, and have been a citizen and inhabitant of the State four years next before his election, and the last year thereof an inhabitant of the district for which he shall be chosen; unless he shall have been absent on the public business of the United States, or of this State.

IX. Immediately after the Senators shall be assembled, in consequence of the first election, subsequent to the first enumeration, they shall be divided, by lot, as equally as may be, into four classes. The seats of the Senators of the first class shall be vacated, at the expiration of the first year; of the second class, at the expiration of the second year; of the third class, at the expiration of the third year; and of the fourth class, at the expiration of the fourth year: so that one fourth may be chosen every year.

X. The General Assembly shall meet on the first Tuesday of December in every year, unless sooner con-

vened by the Governor.

XI. Each House shall choose its Speaker and other officers; and the Senate shall also choose a Speaker, pro tempore, when the Speaker shall exercise the office of Governor.

XII. Each House shall judge of the qualifications of its members. Contested elections shall be determined by a committee to be selected, formed, and regulated in such manner as shall be directed by law. A majority of each House shall constitute a quorum to do business; but a smaller number may adjourn from day to day, and may be authorised, by law, to compel the attendance of absent members, in such manner, and under such penalties, as may be provided.

XIII. Each House may determine the rules of its proceedings; punish its members for disorderly behaviour; and, with the concurrence of two-thirds, expel a member, but not a second time for the same cause; and shall have all other powers necessary for a branch

of the Legislature of a free State.

XIV. Each House shall keep a journal of its proceedings, and publish them weekly, except such parts as may require secrecy. And the yeas and nays of the members, on any question, shall, at the desire of any two of them, be entered on the journals.

XV. The doors of each House, and of committees of the whole, shall be open, unless when the business

shall be such as ought to be kept secret.

XVI. Neither House shall, without the consent of the other, adjourn for more than three days, nor to any other place than that in which the two Houses shall be sitting.

XVII. The Senators and Representatives shall receive a compensation for their services, to be ascertained by law, and paid out of the treasury of the Commonwealth. They shall, in all cases except treason,

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felony, and breach or surety of the peace, be privileged from arrest, during their attendance at the session of the respective Houses, and in going to and returning from the same. And for any speech or debate in either House, they shall not be questioned in any other place.

XVIII. No Senator or Representative shall, during the time for which he shall have been elected, be appointed to any civil office, under this Commonwealth, which shall have been created, or the emoluments of which shall have been increased, during such time; and no member of Congress, or other person holding any office (except of attorney at law, and in the militia) under the United States or this Commonwealth, shall be a member of either House, during his continuance in Congress, or in office.

XIX. When vacancies happen in either House, the Speaker shall issue writs of election to fill such vacancies.

XX. All bills, for raising revenue, shall, originate in the House of Representatives; but the Senate may propose amendments, as in other bills.

XXI. No money shall be drawn from the treasury, but

in consequence of appropriations made by law-

XXII. Every bill which shall have passed both Houses, shall be presented to the Governor. If he approve, he shall sign it; but if he shall not approve, he shall return it, with his objections, to the House in which it shall have originated, who shall enter the objections at large upon their journals, and proceed to re-consider If, after such re-consideration, two-thirds of that House shall agree to pass the bill, it shall be sent, with the objections, to the other House, by which likewise it shall be re-considered; and if approved by two-thirds of that House, it shall be a law. But in such cases, the votes of both Houses shall be determined by yeas and navs; and the names of the persons voting for or against the bill, shall be entered on the journals of each House respectively. If any bill shall not be returned by the Governor within ten days (Sundays excepted) after it shall have been presented to him, it shall be a law, in like manner as if he had signed it; unless the

General Assembly, by their adjournment, prevent its return; in which case, it shall be a law, unless sent back within three days after their next meeting.

XXIII. Every order, resolution, or vote, to which the concurrence of both Houses may be necessary (except on a question of adjournment) shall be presented to the Governor, and, before it shall take effect, be approved by him; or, being disapproved, shall be re-passed by two-thirds of both Houses, according to the rules and limitations prescribed in case of a bill.

ARTICLE II.

I. THE supreme executive power of this Common-wealth shall be vested in a Governor.

II. The Governor shall be chosen on the second Tuesday of October, by the citizens of the Commonwealth, at the places where they shall respectively vote for Representatives. 'The returns of every election for Governor shall be sealed up, and transmitted to the seat of government, directed to the Speaker of the Senate, who shall open and publish them, in the presence of the members of both Houses of the Legislature.-The person having the highest number of votes, shall be Governor. But if two or more shall be equal and highest in votes, one of them shall be chosen Governor, by the joint vote of the members of both Houses. Contested elections shall be determined by a committee, to be selected from both Houses of the Legislature, and formed and regulated in such manner as shall be directed by law.

III. The Governor shall hold his office during three years from the third Tuesday of December next ensuing his election; and shall not be capable of holding it longer than nine in any term of twelve years.

IV. He shall be at least thirty years of age, and have been a citizen and inhabitant of this State seven years next before his election; unless he shall have been absent on the public business of the United States, or of this State.

V. No member of Congress, or person holding any effice under the United States, or this State, shall exercise the office of Governor.

VI. The Governor shall, at stated times, receive, for his services, a compensation, which shall be neither increased nor diminished during the period for which he shall have been elected.

VII. He shall be Commander in Chief of the army and navy of this Commonwealth, and of the militia; except when they shall be called into actual service of the United States.

... VIII. He shall appoint all officers, whose offices are established by this Constitution, or shall be established by law, and whose appointments are not herein otherwise provided for; but no person shall be appointed to an office within any county, who shall not have been a citizen and inhabitant therein one year next before his appointment, if the county shall have been so long erected; but, if it shall not have been so long erected, then within the limits of the county or counties, out of which it shall have been taken. No member of Congress from this State, nor any person holding or exercising any office of turst or profit under the United States, shall, at the same time, hold or exercise the office of Judge, Secretary, Treasurer, Prothonotary, Register of Wills, Recorder of Deeds, Sheriff, or any office in this State, to which a salary is by law annexed, or any other of ice which future Legislatures shall declare incompatible with offices or appointments under the United States.

IX. He shall have power to remit fines and forfeitures, and grant reprieves and pardons, except in cases

of impeachment.

X. He may require information, in writing, from the officers in the executive department, upon any subject relating to the duties of their respective offices.

XI. He shall, from time to time, give to the General Assembly information of the state of the Commonwealth, and recommend to their consideration such mea-

sures as he shall judge expedient.

XII. He may, on extraordinary occasions, convene the General Assembly; and, in case of disagreement between the two Houses, with respect to the time of adjournment, adjourn them to such time as he shall think proper, not exceeding four months. XIII. He shall take care that the laws be faithfully executed.

XIV. In case of the death or resignation of the Governor, or of his removal from office, the Speaker of the Senate shall exercise the office of Governor, until another Governor shall be duly qualified. And if the trial of a contested election shall continue longer than until the third Tuesday in December next ensuing the election of a Governor, the Governor of the last year, or the Speaker of the Senate, who may be in the exercise of the executive authority, shall continue therein, until the determination of such contested election, and until a Governor shall be qualified as aforesaid.

XV. A Secretary shall be appointed and commissioned during the Governor's continuance in office, if he shall so long behave himself well. He shall keep a fair register of all the official acts and proceedings of the Governor, and shall, when required, lay the same, and all papers, minutes, and vouchers, relative thereto, before either branch of the Legislature; and shall perform such other duties as shall be enjoined him by law.

ARTICLE. IIL

I. IN elections by the citizens, every freeman, of the age of twenty-one years, having resided in the State two years next before the election, and within that time paid a state or county tax, which shall have been assessed at least six months before the election, shall enjoy the rights of an elector—provided, that the sons of persons qualified as aforesaid, between the ages of twenty-one and twenty-two years, shall be entitled to vote, although they shall not have paid taxes.

II. All elections shall be by ballot, except those by persons in their representative capacities, who shall vote

viva voce.

III. Electors shall, in all cases, except treason, felony, and breach or surety of the peace, be privileged from arrest during their attendance at elections, and in going to and returning from them.

ARTICLE IV.

I. THE House of Representatives shall have the sole power of impeaching.

II. All impeachments shall be tried by the Senate-When sitting for that purpose, the Senators shall be upon oath or affirmation. No person shall be convicted without the concurrence of two-thirds of the members present.

III. The Governor and all other civil officers under this Commonwealth, shall be hable to impeachment for any misdemeanor in office. But judgment in such cases, shall not extend further than to removal from office; and disqualification to hold any office of honour, trust, or profit, under this Commonwealth. The party, whether convicted or acquitted, shall nevertheless be liable to indictment, trial, judgment, and punishment according to law.

ARTICLE V.

I. THE judicial power of this Commonwealth shall be vested in a Supreme Court, in Courts of Oyer and Terminer and General Jail Delivery, in a Court of Common Pleas, Orphan's Court, Register's Court, and a Court of Quarter Sessions of the Peace for each county, in Justices of the Peace, and in such other Courts as the Legislature may from time to time establish.

II. The Judges of the Supreme Court, and of the several Courts of Common Pleas, shall hold their offices during good behaviour. But for any reasonable cause, which shall not be sufficient ground of impeachment, the Governor may remove any of them, on the address of two-thirds of each branch of the Legislature. The Judges of the Supreme Court, and the Presidents of the several Courts of Common Pleas, shall, at stated times, receive, for their services, an adequate compensation, to be fixed by law, which shall not be diminished during their continuance in office; but they shall receive no fees or perquisites of office, nor hold any other office of profit under this Commonwealth.

III. The jurisdiction of the Supreme Court shall extend over the State; and the Judges thereof shall, by virtue of their offices, be Justices of Oyer and Terminer and General Jail Delivery in the several counties.

Until it shall be otherwise directed by law, the

several Courts of Common Pleas shall be established in the following manner: The Governor shall appoint in each county, not fewer than three, nor more than four-Judges, who, during their continuance in office, shall reside in such county. The State shall be divided, by law, into Circuits, none of which shall include more than six, nor fewer than three counties. A President shall be appointed of the Courts in each Circuit, who, during his continuance in office, shall reside therein. The President and Judges, any two of whom shall be a quorum, shall compose the respective Courts of Common Pleas.

V. The Judges of the Court of Common Pleas in each county, shall, by virtue of their offices, be Justices of Oyer and Terminer and General Jail Delivery, for the trial of capital and other officenders therein; any two of the said Judges, the President being one, shall be a quorum; but they shall not hold a Court of Oyer and Terminer or Jail Delivery inany county, when the Judges of the Supreme Court, or any of them, shall be sitting in the same county. The party accused, a well as the Commonwealth, may, under such regulations as shall be prescribed by law, remove the indictment and proceedings, or a transcript thereof, into the Supreme Court.

VI. The Supreme Court and the several Courts of Common Pleas, shall, beside the powers heretofore usually exercised by them, have the powers of a Court of Chancery, so far as relates to the perpetuating testimony, the obtaining of evidence from places not within the State, and the care of the persons and estates of those, who are non compotes mentis: and the Legislature shall vest, in the said Courts, such other powers, to grant relief in equity, as shall be found necessary; and may, from time to time, enlarge or diminish those powers, or vest them in such other Courts as they shall judge proper, for the due administration of justice.

VII. The Judges of the Court of Common Pleas of each county, any two of whom shall be a quorum, shall compose the Court of Quarter Sessions of the Peace, and Orphan's Court thereof: and the Register of Wills,

together with the said Judges, or any two of them, shall

compose the Register's Court of each county.

VIII. The Judges of the Courts of Common Pleas shall, within their respective counties, have the like powers with the Judges of the Supreme Court, to issue writs of certiorari to the Justices of the Peace, and to cause their proceedings to be brought before them, and the like right and justice to be done.

IX. The President of the Court, in each Circuit, within such Circuit, and the Judges of the Court of Common Pleas, within their respective counties, shall be Justices of the Peace so far as relates to criminal

matters.

X. The Governor shall appoint a competent number of Justices of the Peace, in such convenient districts, in each county, as are or shall be directed by law; they shall be commissioned during good behaviour; but may be removed on conviction of misbehaviour in office, or of any infamous crime, or on the address of both Houses of the Legislature.

XI. A Register's office for the Probate of Wills and granting letters of administration, and an office for the recording of deeds, shall be kept in each county.

XII. The stile of all process shall be, The Commonwealth of Pennsylvania; all prosecutions shall be carried on in the name and by the authority of the Commonwealth of Pennsylvania, and conclude, against the place and dignity of the same.

ARTICLE VI.

I. SHERIFFS and Coroners shall, at the times and places of election of Representatives, be chosen by the citizens of each county. Two persons shall be chosen for each office, one of whom, for each respectively, shall be appointed by the Governor. They shall hold their offices for three years, if they shall so long behave themselves well, and until a successor be duly qualified; but no person shall be twice chosen or appointed Sheriff in any term of six years. Vacancies in either of said offices, shall be filled by a new appointment, to be made by the Governor, to continue until the next general election, and until a successor shall be chosen and qualified as aforesaid.

II. The freemen of this Commonwealth shall be armed and disciplined for its defence. Those who conscientiously scruple to bear arms, shall not be compelled to do so; but shall pay an equivalent for personal service. The militia officers shall be appointed, in such manner, and for such time, as shall be directed by law.

III. Prothonotaries, Clerks of the Peace and Orphan's Courts, Recorders of Deeds, Registers of Wills, and Sheriffs, shall keep their offices in the county town of the county in which they respectively shall be officers; unless when the Governor shall, for special reasons, dispense therewith, for any term, not exceeding five years, after the county shall have been erected.

IV. All commissions shall be in the name and by the authority of the Commonwealth of Pennsylvania, and be sealed with the State seal, and signed by the Go-

vernor.

V. The State Treasurer shall be appointed annually, by the joint vote of the members of both Houses. All other officers, in the Treasury Department, attornies at law, election officers, officers relating to taxes, to the poor and highways, constables, and other township officers, shall be appointed in such manner as is or shall be directed by law.

ARTICLE VII.

I. THE Legislature shall, as soon as conveniently may be, provide, by law, for the establishment of schools throughout the State, in such manner that the poor may be taught gratis.

II. The arts and sciences shall be promoted in one or

more seminaries of learning.

III. The rights, privileges, immunities, and estates of religious societies and corporate bodies, shall remain, as if the Constitution of this State had not been altered or amended.

ARTICLE VIII.

MEMBERS of the General Assembly, and all officers, executive and judicial, shall be bound by oath or affirmation, to support the Constitution of this Commonwealth, and to perform the duties of their respective offices with fidelity.

That

ARTICLE IX.

That the general, great, and essential Principles of Libercy and free Government may be recognized and analterably established—WE DECLARE,

I. THAT all men are born equally free and independent, and have certain inherent and indefeasible rights, among which are those of enjoying and defending life and liberty, of acquiring, possessing, and protecting property and reputation, and of pursuing their own

happiness.

II. That all power is inherent in the People; and all free governments are founded on their authority, and instituted for their peace, safety, and happiness. For the advancement of those ends, they have at all times, an unalienable and indefeasible right to alter, reform, or abolish their government in such manner as they

may think proper.

III. That all men have a natural and indefeasible right to worship Almighty God according to the dictates of their own consciences; that no man can, of right, be compelled to attend, erect, or support any place of worship, or to maintain any ministry, against his consent; that no human authority, can, in any case whatever, control or interfere with the rights of conscience; and that no preference shall ever be given, by law, to any religious establishment or modes of worship.

IV. That no person, who acknowledges the being of a God, and a future state of rewards and punishments, shall, on account of his religious sentiments, be disqualified to hold any office or place of trust or proat under

this Commonwealth.

V. That elections shall be free and equal-

VI. That trial by jury shall be as heretofore, and the

right thereof remain inviolate.

VII. That the printing presses shall be free to every person who undertakes to examine the proceedings of the Legislature, or any branch of government; and no law shall ever be made to restrain the right thereof.—The free communication of thoughts and opinions is one of the invaluable rights of Man; and every citizen may freely speak, write; and print on any subject, being

responsible for the abuse of that liberty. In prosecutions for the publication of papers, investigating the official conduct of officers, or men in a public capacity, or where the matter published is proper for public information, the truth thereof may be given in evidence.—And, in all indictments for libels, the jury shall have a right to determine the law and the facts, under the direction of the Court, as in other cases.

VIII. That the People shall be secure in their persons, houses, papers, and possessions, from unreasonable searches and siezures; and that no warrant, to search any place or to seize any person or things, shall issue without describing them as nearly as may be, nor without probable cause, supported by oath or affirmation.

IX. That in all criminal prosecutions, the accused hath a right to be heard by himself and his counsel, to demand the nature and cause of the accusation against him; to meet the witnesses face to face; to have compulsory process for obtaining witnesses in his favour; and, in prosecutions by indictment or information, a speedy public trial, by an impartial jury of the vicinage; that he cannot be compelled to give evidence against himself; nor can he be deprived of his life, liberty, or property, unless by the judgement of his peers or the law of the land.

X. That no person shall, for any indictable offence, be proceeded against criminally by information, except in cases arising in the land or naval forces, or in the militia when in actual service, in time of war or public danger, or by leave of the Court, for oppression and misdemeanor in office. No person shall, for the same offence, be twice put in jeopardy of life or limb; nor shall any man's property be taken or applied to public use, without the consent of hisRepresentatives, and without just compensation being made.

XI. That all Courts shall be open; and every man for an injury done him in his lands, goods, person, or reputation, shall have remedy by the due course of law, and right and justice administered without sale, denial, or delay. Suits may be brought against the Common-

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wealth in such manner, in such Courts, and in such cases, as the Legislature may by llaw direct.

XII. That no power of suspending laws shall be ex-

ercised, unless by the Legislature or its authority.

XIII. That excessive bail shall not be required, nor excessive fines imposed, nor cruel punishments inflicted.

XIV. That all prisoners shall be bailable by sufficient sureties, unless for capital offences, when the proof is evident, or presumption great; and the privilege of the writ of Habeas Corpus shall not be suspended, unless when in cases of rebellion or invasion, the public safety may require it.

XV. That no commission of over and terminer or

gaol delivery shall be issued.

XVI. That the person of a debtor, where there is not strong presumption of fraud, shall not be continued in prison, after delivering up his estate for the benefit of his creditors, in such manner as shall be prescribed by law.

XVII. That no ex post facto law, nor any law im-

pairing contracts, shall be made.

XVIII. That no person shall be attainted of treason

or felony by the Legislature.

XIX. That no attainder shall work corruption of blood. nor, except during the life of the offender, forfeiture of estate, to the Commonwealth; that the estates of such persons as shall destroy their own lives, shall descend or vest as in case of natural death; and if any person shall be killed by casualty, there shall be no forfeiture by reason thereof.

XX. That the citizens have a right, in a peaceable manner, to assemble together for their common good, and to apply to those invested with the powers of government, for redress of grievances, or other proper purpo-

ses, by petition, address, or remonstrance.

XXI. That the right of the citizens to bear arms, in defence of themselves and the State, shall not be ques-

tioned.

XXII. That no standing army shall, in time of peace. be kept up, without the consent of the Legislature; and the military shall, in all cases, and at all times, be in strict subordination to the civil power.

XXIII. That no soldier shall in time of peace be quartered in any house, without the consent of the owner, nor, in time of war, but in manner prescribed by law.

XXIV. That the Legislature shall not grant any title of nobility or hereditary distinction, nor create any office, the appointment to which shall be for a longer

term than during good behaviour.

XXV. That emigration from the State shall not be

prohibited.

XXVI. To guard against transgressions of the high powers which we have delegated, WE DECLARE, That every thing in this article is excepted out of the general powers of government, and shall forever remain inviolate.

SCHEDULE.

That no Inconvenience may arise from the Alterations and Amendments in the Constitution of this Commonwealth, and in order to carry the same into complete Operation, it is hereby declared and ordained—

I. THAT all laws of this Commonwealth, in force at the time of making the said alterations and amendments in the said Constitution, and not inconsistent therewith, and all rights, actions, prosecutions, claims and contracts, as well of individuals, as of bodies corporate, shall continue as if the said alterations and amendments had not been made.

II. That the President and Supreme Executive Council shall continue to exercise the executive authority of this Commonwealth, as heretofore, until the third Tuesday of December next; but no intermediate vacancies in the Council shall be supplied by new elections.

III. That all officers in the appointment of the executive department, shall continue in the exercise of the duties of their respective offices, until the first day of September one thousand seven hundred and ninety-one, unless their commissions shall sooner expire by their own limitations, or the said offices become vacant by death or resignation—and no longer, unless re-appointed and commissioned by the Governor; except that the judges

judges of the Supreme Court shall hold their offices for the terms in their commissions respectively expressed.

IV. That justice shall be administered in the several counties of this State, until the period aforesaid, by the same Justices, in the same Courts, and in the same manner, as heretofore.

V. That no person, now in commission as Sheriff, shall be eligible at the next election, for a longer term than will, with the time which he shall have served in the said office, complete the term of three years.

VI. That, until the first enumeration shall be made, as directed in the 4th section of the first article of the Constitution, established by this Convention, the city of Philadelphia and the several counties shall be respectively entitled to elect the same number of Representa-

tives, as is now prescribed by law.

VII. That the first Senate shall consist of eighteen members, to be chosen in districts, formed as follows, to wit: The city of Philadelphia, and the counties of Philadelphia and Delaware shall be a district, and elect three Senators: the county of Chester shall be a district, and shall elect one Senator: the county of Bucks shall be a district, and elect one Senator: the county of Montgomery shall be a district, and elect one Senator: the county of Northampton shall be a district, and elect one Senator: the counties of Lancaster and York shall be a district, and shall elect three Senators: the counties of Berks and Dauphin shall be a district, and shall elect two Senators; the counties of Cumberland and Mifflin shall be a district, and shall elect one Senator: the counties of Northumberland, Luzerne and Huntingdon, shall be a district, and shall elect one Senator: the counties of Bedford and Franklin shall be a district. and shall elect one Senator: the counties of Westmoreland and Alleghany shall be a district, and shall elect one Senator: and the counties of Washington and Fayette shall be a district, and shall elect two Senators: which Senators shall serve until the first enumeration before mentioned shall be made, and the representation in both Houses of the Legislature shall be established by law, and chosen as in the Constitution is directed. Any vacancies, which shall happen in the Senate, within the said time, shall be supplied as prescribed in the 19th section of the first article.

VIII. That the elections of Senators shall be conducted, and the returns thereof made to the Senate, in the same manner as is prescribed by the election laws of the State for conducting and making return of the election of Representatives. In those districts, which consist of more than one county, the judges of the district-elections within each county, after having formed a return of the whole election within that county, in such manner as is directed by law, shall send the same, by one or more of their number, to the place hereinafter mentioned within the district, of which such county is a part, where the judges, so met, shall compare and cast up the several county returns, and execute, under their hands and seals, one general and true return for the whole district; that is to say, the judges of the district composed of the city of Philadelphia, and the counties of Philadelphia and Delaware, shall meet in the State-House, in the city of Philadelphia; the judges of the district composed of the counties of Lancaster and York, shall meet at the Court-House, in the county of Lancaster; the judges of the district composed of the counties of Berks and Dauphin, shall meet at Middletown in the county of Berks; the judges of the district composed of the counties of Cumberland and Millin, shall meet in Greenwood township, county of Cumberland, at the house now occupied by David Miller; the judges of the district composed of the counties of Northumberland, Luzerne, and Huntingdon, shall meet in the town of Sunbury; the judges of the district composed of the counties of Bedford and Franklin, shall meet at the house now occupied by John Dickey, in Air township, Bedford county; the judges of the district composed of the counties of Westmoreland and Alleghany, shall meet in Westmoreland county, at the Court-House in the town of Greensborough; and the judges of the district composed of the counties of Washington and Fayette, shall meet at the Court-House in the town of Washington, in Washington county, on the third Tuesday in October respectively, for the purposes aforesaid. That

SECT. 2. No religious test shall be required as a qualification to any office, or public trust, under this State.

Sect. 3. All elections shall be free and equal.

SECT. 4. Trial by jury shall be as heretofore.

SECT. 5. The press shall be free to every citizen, who undertakes to examine the official conduct of men acting in a public capacity; and any citizen may print on any subject, being responsible for the abuse of that liberty. In prosecutions for publications, investigating the proceedings of officers, or where the matter published is proper for public information, the truth thereof may be given in evidence: And in all indictments for libels, the jury may determine the fact and the law, as in other cases.

Sect. 6. The people shall be secure in their persons, houses, papers, and possessions, from unreasonable searches and seizures; and no warrant to search any place, or to seize any person or thing, shall issue without describing them as particularly as may be; nor then, unless there be probable cause supported by oath or affirmation.

SECT. 7. In all criminal prosecutions, the accused hath a right to be heard by himself and his counsel, to be plainly and fully informed of the nature and cause of the accusation against him, to meet the witnesses in their examination face to face, to have compulsory process in due time, on application by himself, his friends or counsel, for obtaining witnesses in his favour, and a speedy and public trial by an impartial jury: He shall not be compelled to give evidence against himself; nor shall be deprived of life, liberty, or property, unless by the judgment of his peers, or the law of the land.

Sect. 8. No person shall for any indictable offence be proceeded against criminally by information, except in cases arising in the land or naval forces, or in the militia when in actual service in time of war or public danger; and no person shall be for the same offence twice put in jeopardy of life or limb; nor shall any man's property be taken or applied to public use, without the consent of his Representatives, and without ompensation being made.

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Sect. 9. All Courts shall be open; and every man for an injury done him in his reputation, person, moveable or immoveable possessions, shall have remedy by the due course of law, and justice administered according to the very right of the cause, and the law of the land, without sale, denial, or unreasonable delay or expense; and every action shall he tried in the county in which it shall be commenced, unless when the Judges of the Court in which the cause is to be tried, shall determine, that an impartial trial therefor cannot be had in that county. Suits may be brought against the State, according to such regulations as shall be made by law.

Sect. 10. No power of suspending laws shall be ex-

ercised, but by authority of the Legislature.

SECT. 11. Excessive bail shall not be required, nor excessive fines imposed, nor cruel punishments inflicted: And in the construction of gaols, a proper regard shall be had to the health of prisoners.

Sect. 12. All prisoners shall be bailable by sufficient sureties, unless for capital offences when the proof is positive or the presumption great; and when persons are confined on accusation for such offences, their friends and counsel may, at proper seasons, have access to them.

SECT. 13. The privilege of the writ of habeas corpus shall not be suspended, unless when in cases of rebellion or invasion, the public safety may require it.

Sect. 14. No commission of over and terminer or gaol delivery shall be issued.

Secr. 15. No attainder shall work corruption of blood, nor except during the life of the offender, forfeiture of estate. The estates of those who destroy their own lives shall descend or vest as in case of natural death, and if any person be killed by accident, no forfeiture shall be thereby incurred.

SECT. 16. Although disobedience to laws, by a part of the people, upon suggestions of impolicy or injustice in them, tends, by immediate effect and the influence of example, not only to endanger the public welfare and safety, but also in governments of a republican

form, contravenes the social principles of such governments, founded on common consent for common good; yet the citizens have a right in an orderly manner to meet together, and to apply to persons intrusted with the powers of government, for redress of grievances or other proper purposes; by petition, remonstrance, or address.

SECT. 17. No standing army shall be kept up without the consent of the Legislature; and the military shall, in all cases, and at all times, be in strict subordination to the civil power.

SECT. 18. No soldier shall in time of peace be quartered in any house without the consent of the owner; nor in time of war, but by a civil magistrate, in a man-

ner to be prescribed by law.

Sect. 19. No hereditary distinction shall be granted, nor any office created or exercised, the appointment to which shall be for a longer term than during good behaviour; and no person holding any office under this State, shall accept of any office, or title of any kind whatever, from any king, prince, or foreign state.

We declare; that every thing in this Article is reserved out of the general powers of Government hereinafter mentioned.

ARTICLE II.

SECT. 1. The Legislative power of this State shall be vested in a General Assembly, which shall consist of a Senate and House of Representatives.

SECT. 2. The Representatives shall be chosen annually by the citizens residing in the several counties re-

spectively, on the first Tuesday of October.

No person shall be a Representative who shall not have attained to the age of twenty-four years, and have a freehold in the county in which he shall be chosen, have been a citizen and inhabitant of the State three years next preceding the first meeting of the Legislature after his election, and the last year of that term an inhabitant of the county in which he shall be chosen, unless he shall have been absent on the public business of the United States, or of this State.

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There shall be seven Representatives chosen in each county, until a greater number of Representatives shall by the General Assembly be judged necessary; and then two-thirds of each branch of the Legislature concurring, they may by law make provision for increasing their number.

SECT. 3. The Senators shall be chosen for three years by the citizens residing in the several counties respectively, having right to vote for Representatives, at the same time when they shall vote for Representatives, in

the same manner, and at the same places.

No person shall be a Senator who shall not have attained to the age of twenty-seven years, and have in the county in which he shall be chosen, a freehold estate in two hundred acres of land, or an estate in real and personal property, or in either, of the value of one thousand pounds at least, and have been a citizen and inhabitant of the State three years next preceding the sirst meeting of the Legislature after his election, and the last year of that term an inhabitant of the county in which he shall be chosen, unless he shall have been absent on the public business of the United States, or of this State.

There shall be three Senators chosen in each county. When a greater number of Senators shall by the General Assembly be judged necessary, two-thirds of each branch concurring, they may by law make provision for increasing their number; but the number of Senators shall never be greater than one-half, nor less than one-third of the number of Representatives.

Immediately after the Senators shall be assembled in consequence of the first election, the Senators residing in each county shall be divided by lot into three elasses. The seats of the Senators of the first class shall be vacated at the expiration of the first year; of the second class at the expiration by the second year; and of the third class at the expiration of the third year; so that one-third may be chosen every year.

SECT. 4. The General Assembly shall meet on the first Tuesday of January in every year, unless sooner

convened by the Governor.

SECT. 5. Each House shall choose its Speaker and other officers; and also each House, whose Speaker shall exercise the office of Governor, may choose a Spea-

ker protempore.

SECT. 6. Each House shall judge of the elections, returns, and qualifications of its own members; and a majority of each shall constitute a quorum to do business, but a smaller number may adjourn from day to day, and shall be authorized to compel the attendance of absent members, in such manner, and under such penalties, as shall be deemed expedient.

SECT. 7. Each House may determine the rules of its proceedings, punish any of its members for diforderly behaviour, and, with the concurrence of two-thirds, expel a member; and shall have all other powers necessary for a branch of the Legislature of a free

and independent State.

SECT. 8 Each House shall keep a journal of its proceedings, and publish them immediately after every session, except such parts as may require secrecy; and the year and pays of the members on any question, shall, at the desire of any member, be entered on the journal.

SECT. 9. The doors of each House, and the committees of the whole, shall be open, unless when the bu-

finels is such as ought to be kept fecret.

SECT. 10. Neither Honse shall, without the consent of the other, adjourn for more than three days, nor to any other place than that in which the two Houles shall

be fitting.

SECT. 11. The Senators and Representatives shall receive a compensation for their services, to be ascertained by law, and paid out of the treasury of the State; but no law varying the compensation shall take effect, till an election of Representatives shall have intervened. They shall in all cases, except treason, selony or breach of the peace, be privileged from arrest during their attendance at the session of their respective Houses, and in going to and returning from the same, and for any speech or debate in either House, they shall not be questioned in any other place.

SECT.12. No Senator nor Representative shall, during the time for which he shall have been elected, be appointed to any civil office under this State, which shall have been created, or the emoluments of which shall have been increased during such time. No person concerned in any army or navy contract, no member of Congress, nor any person holding any office under this State, or the United States, except the Attorney-General, officers usually appointed by the Courts of justice respectively, attornies at law, and officers in the militia, holding no disqualifying office, shall, during his continuance in Congress, or in office, be a Senator or Representative.

SECT, 13. When vacancies happen in either House, writs of election shall be issued by the Speakers respectively, or in cases of necessary, in such other manner as shall be provided for by law; and the persons thereupon chosen shall hold their seats as long as those in whose stead they are elected might bave done, if such vacancies had not happened.

SECT. 14. All bills for raising revenue shall originate in the House of Representatives; but the Senate may propose alterations as on other bills; and no bill, from the operation of which, when passed into a law, revenue may incidentally arise, shall be accounted a bill for raising revenue; nor shall any matter or clause whatever not immediately relating to and necessary for raising revenue, be in any manner blended with, or annexed to, a bill for raising revenue.

SECT. 15. No money shall be drawn from the treasury, but in consequence of appropriations made by law; and a regular statement and account of the receipts and expenditures of all public money shall be published annually,

ARTICLE III.

SECT. 1. The Supreme Executive Powers of this State thall be vested in a Governor.

SECT. 2. The Governor shall be chosen on the first Tuesdayof October, by the citizens of the State having right to vote for Representatives, in the counties where they respectively reside, at the places where they shall vote for Representatives.

SECT. 12. He may on extraordinary eccasions convene the General Assembly; and in case of disagreement between the two Houses with respect to the time of adjournment, adjourn them to such time as he shall think proper, not exceeding three months.

SECT. 13. He shall take care that the laws he faith-

fully executed.

SECT. 14. On the death or refignation of the Governor, or his removal from office on impeachment, or for inability, the Speaker of the Senate shall exercise the office of Governor, till a new Governor shall be duly qualified; and on the death or refignation of the Speaker of the Senate, the Speaker of the House of Representatives at that time shall exercise the office, until it be regularly yested in a new Governor. If the trial of a contested election shall continue longer than until the third Tuesday of January next ensuing the election of a Governor, the Governor of the last year, or the Speaker of the Senate, or of the House of Representatives, who may then be in the exercise of the executive authority, shall continue therein until a determination of fuch contested election. The Governor shall not be removed from his office for inability, but with the concurrence of two-thirds of all the members of each branch of the Legislature,

SECT 15. A Secretary shall be appointed and commissioned during the Governor's continuance in office, if he shall so long behave himself well. He shall keep a fair register of all the official acts and proceedings of the Governor, and shall, when required by either branch of the Legislature, lay the same, and all papers, minutes, and vouchers relative thereto, before them; and shall perform such other duties as shall be enjoined him by law. He shall have a compensation for

his services, to be fixed by law.

ARTICLE. IV.

SECT. 1. All elections of Governor, Senators, and Representatives, shall be by ballot; and in such elections, every white freeman of the age of twenty one years, having resided in the State two years next before the election, and within that time paid a State or

county tax, which shall have been affested at least six months before the election, shall enjoy the right of an elector; and the sons of persons so qualified, shall, between the ages of 21 and 22 years, be entitled to vote, although they shall not have paid taxes.

SECT.2. Electors shall in all cases, except treason, selony, or breach of the peace, be privileged from arrest during their attendance at elections, and in going to, and returning from them.

AKTICLE V.

SECT. 1. The House of Representatives shall have the sole power of impeaching; but two-thirds of all the members must concur in an impeachment. All impeachments shall be tried by the Senate, and when sitting for that purpose, the Senators shall be upon eath or affirmation to do justice according to the evidence.—No person shall be convicted without the concurrence of two-thirds of all the Senators.

SECT. 2. The Governor, and all other civil officers under this State, shall be liable to impeachment for treafon, bribery, or any high crime or misdemeanor in office. Judgement in such cases shall not extend further than to removal from office, and disqualification to hold any office of honor, trust or profit under this State; but the party convicted shall nevertheless be subject to indictment, trial, judgement and punishment according to law.

SECT. 3. Treason against this State shall consist only in levying war against it, or in adhering to the enemies of the government, giving them aid and comfort. No person shall be convicted of treason, unless on the testimony of two witnesses to the same overt act, or on confession in open Court.

ARTICLE VI.

SECT. 1. The Judicial Power of this State shall be vested in a Court of Chaucery, a Supreme Court, and Courts of Oyer and Terminer and General Goal Delivery, in a Court of Common Pleas, and in an Orphan's Court, Register's Court, and a Court of Quarter Sessions of the Peace for each county, in Justices of the Peace, and in such other Courts as the Legislature, two

thirds of all the members of each branch concurring, may from time to time establish.

SECT. 2. The Chancellor, and the Judges of the Supreme Court and the Court of Common Pleas, shall hold their offices during good behaviour; but for a reafonable cause, which shall not be a sufficient ground for an impeachment, the Governor may in his discretion remove any of them, on the address of two-thirds of all the members of each branch of the Legislature.—They shall at stated times receive for their services adequate salaries, to be fixed by law, which shall not be diminished during their continuance in office, and shall be payable quarterly to their respective orders upon the Treasurer, out of any monies in the treasury: but they shall hold no other office of profit, nor receive any fees or perquities, except such fees as shall be fixed by law for business to be done out of Court.

SECT. 3. The Judges of the Supreme Court shall be not sewer than three, nor more than sour, one of whom shall be Chief Justice. There shall be a Judge residing in each county. The jurisdiction of this Court shall extend over the State. The Judges shall, by virtue of their offices, be Justices of Oyer and Terminer and General Goal Delivery in the several counties—Any two of the Judges may act as if all were present.

SECT. 4. The Judges of the Court of Common Pleas shall be not fewer than three, nor more than four, one of whom shall be Chief Justice. There shall be a Judge residing in each county. The jurisdiction of this Court shall extend over the State. Any two of the Judges may act as if all were present.

SECT. 5. The Chancellor, or any Judge of the Supreme Court, or of the Court of Common Pleas, shall iffue the writ of habeas corpus in vacation time and out of term, when duly applied for, which shall be immedi-

ately obeyed.

SECT. 6. Any Judge of the Supreme Court, or of the Court of Common Pleas, may, unless the Legislature shall otherwise provide by law, out of Court, take the acknowledgment of deeds; and the same being thereon certified, under his hand, such deeds shall be recorded, and have the same effect as if acknowledged in open Court

SECT. 7. In civil causes, when pending, the Supreme Court, and Court of Common Pleas, shall have the power, before judgment, of directing, upon such terms as they shall deem reasonable, amendments in pleadings and legal proceedings, so that by error in any of them, the determination of causes, according to their real merits, shall not be hindered; and also of directing the examination of witnesses that are aged, very infirm, or going out of the State, upon interrogatories de bene esse, to be read in evidence, in case of the death or departure of the witnesses before the trial, or inability by reason of age, fickness, bodily infirmity or imprisonment, then to attend; and also the power of obtaining evidence from places not within the State.

SECT. 8. Suits may originate in the Supreme Court

or Court of Common Pleas.

SECT. 9. One Judge of the Supreme Court, or of the Court of Common Pleas, may, if the other Judges come not, open and adjourn the Court, and may also make the necessary rules preparatory respectively to the trial or argument of causes.

SECT. 10. At any time pending an action for debt or damages, the defendent may bring into Court a sum of money for discharging the same and the costs then accured, and the plaintiff not accepting thereof, it shall be delivered for his use to the Clerk or Prothonotary of the Court; and if upon the final decision of the cause, the plaintiff shall not recover a greater sum than that paid into Court, he shall not recover any costs accruing after such payment, except where the plaintiff is an executor or administrator.

SECT.11. By the death of any party, no suit in chancery or at law, where the cause of action survives, shall abate; but, until the Legislature shall otherwise provide, suggestion of such death being entered of record, the executor or administrator of a deceased petitioner or plaintiff may prosecute the said suit; and if a respondent or defendant dies, the executor or administrator being dules served with a Scire Faciae, thirty days before the return thereof, shall be considered as a party to the suit, in the same manner as if he had voluntarily made himself a party; and in any of those cases, the Court shall

pass a decree, or render judgement, for or against executors or administrators, as to right appertains. But where an executor or administrator of a deceased respondent or defendant becomes a party, the Court, upon motion, shall grant such a continuance of the cause as to the Judges shall appear proper.

SECT. 12. Whenever a person, not being an executor or administrator, appeals from a decree of the Chancellor, or applies for a writ of error, such appeal or writ shall be no stay of proceeding in the Chancery, or the Court to which the writ issues, unless the appellant or plaintiff in error shall give sufficient security, to be approved respectively by the Chancellor, or by a Judge of the Court from which the writ issues, that the appellant or plaintiff in error shall prosecute respectively his appeal or writ to effect, and pay the condemnation money and all costs, or otherwise abide the decree in appeal or the judgement in error, if he fail to make his plea good.

SECT. 13. No writ of error shall be brought upon any judgement heretofore confessed, entered or rendered, but within five years from this time; nor upon any judgment hereafter to be confessed, entered, or rendered, but within five years after the confessing, entering, or rendering thereof, unless the person entitled to such writ be an infant, feme covert, non compos mentis, or a prisoner, and then within five years exclusive of the

time of such disability.

SECT. 14. The equity jurisdiction heretofore exercised by the Judges of the Court of Common Pleas, shall be separated from the Common Law jurisdiction, and vested in a Chancellor, who shall hold Courts of Chancery in the several counties of this State. In cases of equity jurisdiction, where the Chancellor is interested, the cognizance thereof shall belong to the Court of Commion Pleas, with an appeal to the High Court of Errors and Appeals.

SECT. 15. The Judges of the Court of Common Pleas, or any two of them, shall compose the Orphan's Court of each county, and may exercise the equity jurisdiction heretofore exercised by the Orphan's Courts,

except as to the adjusting and settling executors, administrators and guardian's accounts; in which cases they shall have an appellate jurisdiction from the sentence or decree of the Register. This Court may issue process throughout the State, to compel the attendance of witnesses. Appeals may be made from the Orphan's Court, in cases where that Court has original jurisdiction, to the Supreme Court, whose decision shall be final.

SECT. 16. An executor, administrator, or guardian. shall file every account with the Register for the county, who shall, as soon as conveniently may be, carefully examine the particulars with the proofs thereof, in the presence of such executor, administrator or guardian, and shall adjust and settle the same, according to the very right of the matter, and the law of the land: which account so settled, shall remain in his office for inspection: and the executor, administrator, or guardian. shall within three months after such settlement give due notice in writing to all persons entitled to shares of the estate, or to their guardians respectively, if residing within the State, that the account is lodged in the said office for inspection; and the Judges of the Orphan's Court shall hear the exceptions of any persons concerned, if any be made, and thereupon allow no demand whatever against the estate of the deceased, unless upon consideration of all circumstances, they shall be fully convinced that the same is therewith justly chargeable.

Sect. 17. The Registers of the several counties shall respectively hold the Register's Court in each county.—Upon the litigation of a cause, the depositions of the witnesses examined, shall be taken at large in writing, and make part of the proceedings in the cause. This Court may issue process throughout the State, to compel the attendance of witnesses. Appeals may be made from a Register's Court to the Supreme Court, whose decisions shall be final. In cases where a Register is interested in questions concerning the probate of wills, the granting letters of administation, or executors, administrators, or guardian's accounts, the cognizance thereof shall belong to the Orphan's Court, with

an appeal to the Supreme Court, whose decision shall be final.

SECT. 18. The Prothonotaries of the Court of Common Pleas may issue process as heretofore, take recognizances of bail, and sign confessions of judgement; and the Clerks of the SupremeCourt shall have the like powers; no judgement, in the Supreme Court or Court of Common Pleas, held for one county, shall bail lands or tenements in another, until a testatum feri facias being issued, shall be entered of record in the office of the Prothonotary of the county wherein the lands or tenements are fituated.

SECT.19. The Judges of the Court of Common Pleas shall, by virtue of their offices, compose the Courts of General Quarter Sessions of the Peace and Gaol Delivery within the several counties. Any two of the said Judges shall be a quorum.

SECT. 20. The Governor shall appoint a competent number of persons to the office of Justice of the Peace, not exceeding twelve in each county, until two-thirds of both Houses of the Legislature shall by law direct an addition to the number, who shall be commissioned for seven years, if so long they shall behave themselves well; but may be removed by the Governor within that time on conviction of misbehaviour in office, or on the address of both Houses of the Legislature.

SECT. 21. The style in all process and public acts shall be, The STATE of Delaware. Prosecutions shall be carried on in the name of the State, and shall conclude, against the peace and dignity of the State.

ARTICLE VII.

SECT. 1. There shall be a Court, styled The High Court of Errors and Appeals, which shall consist of the Chancellor and of the Judges of the Supreme Court and Court of Common Pleas. Any four of the Judges of this Court may proceed on business; but any smaller number may open and adjourn the Court. If any of them has rendered judgment, or passed a decree in any cause before removal, he shall not sit judicially upon the hearing of the same in this Court, but may assign the reasons upon which such judgment was ren-

dered

dered, or such decree passed. The Chancellor shall preside, except when he cannot sit judicially; and in such cases, or in his absence, the Chief Justice of the Supreme Court: but if he is so disqualified or absent, then the Chief Justice of the Court of Common Pleas shall preside; and if he is so disqualified or absent, then the next eldest Judge according to priority in date of commissions, if present, and not disqualified as aforesaid, shall preside. This Court shall have power to issue writs of error to the Supreme Court, and to the Court of Common Pleas, and to receive and determine appeals from interlocutory or final orders or decrees of the Chancellor. Errors shall be assigned, and causes of appeal exhibited in writing speedily, and citations duly served on adverse parties.

SECT. 2. Upon the reversal of a judgment of the Supreme Court, or of a Court of Common Pleas, or a decree of the Chancellor, this Court shall respectively render such judgment, or pass such decree, as the Supreme Court, or the Court of Common Pleas, or the Chancellor ought to have rendered, or passed, except where the reversal is in favour of the plaintiff or petitioner, in the original suit, and the damages to be assessed, or the matters to be decreed, are uncertain; in any of which cases, the cause shall be remanded, in order to a final decision.

SECT. 3. The Judges of this Court may issue all process proper for bringing records fully before them, and for carrying their determinations into execution.

ARTICLE VIII.

SECT. 1. The members of the Senate and House of Representatives, the Chancellor, the Judges of the Supreme Court, and the Court of Common Pleas, and the Attorney-General, shall, by virtue of their offices, be conservators of the peace throughout the State; and the Treasurer, Secretary, Clerks of the Supreme Court, Prothonotaries, Registers, Recorders, Sheriffs, and Coroners, shall, by virtue of their offices, be conservators thereof, within the counties respectively in which they reside.

SECT. 2. The Representative, and when there shall

be more than one, the Representatives of the people of this State in Congress, shall be voted for at the same places where Representatives in the State Legislature are voted for, and in the same manner.

SECT. 3. The State Treasurer shall be appointed annually by the House of Representatives with the concurrence of the Senate. No person who hath served in the office of State Treasurer, shall be eligible to a seat in either House of the Legislature, until he shall have made a final settlement of his accounts as Treasurer, and discharged the balance, if any thereon due.

SECT. 4. Two persons for the office of Sheriff, and two for the office of Coroner, shall be chosen by the citizens residing in each county, and having right to vote for Representatives, at the time and places of election of Representatives, one of whom for each office respectively, shall be appointed by the Governor. shall hold their offices for three years, if so long they shall behave themselves well, and until successors be duly qualified; but no person shall be twice appointed Sheriff, upon election by the citizens, in any term of six years. The Governor shall fill vacancies in these offices by new appointments, to continue until the next general election, and until successors shall be chosen and duly qualified. The Legislature, two-thirds of each branch concurring, may, when it shall be judged expedient, vest the appointment of Sheriffs and Coroners in the Governor; but no person shall be twice appointed Sheriff in any term of six years.

SECT. 5. The Attorney General, Clerks of the Supreme Court, Prothonotaries, Registers, Clerks of the Orphan's Courts and of the Peace, shall respectively be commissioned for five years, if so long they shall behave themselves well; but may be removed by the Governor within that time, on conviction of misbehaviour in office, or on the address of both Houses of the Legislature. Prothonotaries, Clerks of the Supreme Court, of the Orphan's Courts, Registers, Recorders, and Sheriffs, shall keep their offices in the town or place in each county, in which the Supreme Court and the Court of Common Pleas are usually held,

SECT. 6. Attornies at law, all inferior officers in the treasury department, election officers, officers relating to taxes, to the poor, and to high-ways, Constables and Hundred officers, shall be appointed in such manner as is or may be directed by law.

SECT. 7. All salaries and fees annexed to offices shall be moderate; and no officer shall receive any fees whatever, without giving to the person who pays, a receipt for them, if required, therein specifying every particular and the charge for it.

SECT. 8. No costs shall be paid by a person accused on a bill being returned *ignoramus*; nor on acquittal by a jury, unless a majority of the Judges present at the trial certify, that there was probable cause for the prosecution.

SECT 9. The rights, privileges, immunities, and estates of religious societies and corporate bodies, shall remain as if the Constitution of this State had not been altered. No clergyman or preacher of the gospel, of any denomination, shall be capable of holding any civil office in this State, or of being a member of either branch of the Legislature, while he continues in the exercise of the pastoral or clerical functions.

SECT. 10. All the laws of this State, existing at the time of making this Constitution, and not inconsistent with it, shall remain in force, unless they shall be altered by future laws; and all actions and prosecutions now pending, shall proceed as if this Constitution had not been made.

SECT. 11. This Constitution shall be prefixed to every edition of the laws made by direction of the Legislature.

SECT. 12. The Legislature shall, as soon as conveniently may be, provide by law, for ascertaining what statutes, and parts of statutes, shall continue to be in force within this State; for reducing them, and all acts of the General Assembly, into such order, and publishing them in such manner, that thereby the knowledge of them may be generally diffused; for choosing inspectors and judges of elections, and regulating the same in such manner, as shall most effectually guard the rights

of the citizens entitled to vote; for better securing personal liberty, and easily and speedily redressing all wrongful restraints thereof; for more certainly obtaining returns of impartial juries; for dividing lands and tenements in sales by Sheriffs, where they will bear a division, into as many parcels as may be without spoiling the whole, and for advertising and making the sales in such manner, and at such times and places, as may render them most beneficial to all persons concerned; and for establishing schools, and promoting arts and sciences.

ARTICLE IX.

Members of the General Assembly, and all officers executive and judicial, shall be bound by oath or affirmation, to support the Constitution of this State, and to perform the duties of their respective offices with fidelity.

ARTICLE X.

The General Assembly, whenever two-thirds of each House shall deem it necessary, may, with the approbation of the Governor, propose amendments to this Constitution, and at least three, and not more than six months before the next general election of Representatives, duly publish them in print for the consideration of the People; and if three-fourths of each branch of the Legislature shall, after such an election, and before another, ratify the said amendments, they shall be valid to all intents and purposes, as parts of this Constitution. No convention shall be called but by the authority of the People; and an unexceptionable mode of making their sense known, will be for them at a general election of Representatives, to vote also by ballot for or against a convention, as they shall severally choose to do; and if thereupon it shall appear, that a majority of all the citizens in the State having right to vote for Representatives, have voted for a Convention, the General Assembly shall accordingly at their next sessions call a Convention, to consist of at least as many members as there are in both Houses of the Legislature, to be chosen in the same manner, at the same places, and at the same time that Representatives are, by the citizens entitled to vote for Representatives, on due notice given for

one month, and to meet within three months after they shall be elected.

SCHEDULE.

THAT no inconveniences may arise from the alterations of the Constitution of this State, and in order to carry the same into complete operation, it is hereby declared and ordained:

I. That the President, or in case of his death, inability, or absence from the State, the Speaker of the Legislative Council at that time, and in case of his death, inability, or absence from the State, the Speaker of the House of Assembly at that time, shall respectively, with the Privy Council, exercise the Executive Authority of this State until the third Tuesday in January next. If the death, inability, or absence of the President shall happen after the first Tuesday of next October, and before the first Tuesday in next January, then the Executive Authority shall devolve upon the person who was Speaker of the Council at the next preceding session of the General Assembly; and in case of his death, inability, or absence, upon the person who was Speaker of the House of Assembly at the said next preceding session.

II. That all persons holding offices to which, under this Constitution, appointments are to be made by the Governor, shall continue in the exercise of the duties of their respective offices until the first Tuesday of October, one thousand seven hundred and ninety-three, unless their commissions shall sooner expire by their own limitations, or the said offices shall become vacant by death or resignation, and no longer, unless re-appointed and commissioned by the Governor.

III. That justice shall be administered in the several counties of this State, until the period last mentioned, by the same justices, in the same courts and in the same manner as heretofore.

IV. That the Sheriffs elected at October next, shall hold their respective commissions two years and no longer, from that time, or until new Sheriffs are elect-

ed and appointed; and such persons shall not be again eligible until the expiration of three years after their commissions cease.

V. That the elections of Governor, Senators, and Representatives, shall be conducted by the same persons, and in the same manner, as is prescribed by the election laws of this State, concerning the election of members of the Council and of the House of Assembly; and the returns thereof shall be made respectively to the person exercising the Executive Authority, to the Senate, and to the House of Representatives.

VI. The first meeting of the Legislature under this Constitution shall be at the town of Dover.

Done in Convention, the twelfth day of June, in the year of our Lord one thousand seven hundred and ninety-two, and of the Independence of the United States of America, the sixteenth. In testimony whereof, we have hereunto subscribed our names.

THO. MONTGOMERY, President.

John Dickenson,
Robert Armstrong,
Edward Roche,
William Johnson,
Robert Haughey,
George Monro,
Robert Coram,
Kensey Johns,
Nicholas Ridgely,
John Clayton,
Thomas White,
Manlove Emerson,

James Morris,
Richard Bassett,
Benjamin Dill,
Henry Molliston,
Andrew Barratt,
Isaac Cooper,
George Mitchell,
John W. Batson,
Rhoads Shankland,
Isaac Beauchamp,
Daniel Polk.

(Attest.) JAMES BOOTH, Secretary.

MARYLAND.

A DECLARATION of RIGHTS, and the Constitution and Form of Government, agreed to by the Delegates of Maryland in free and full Convention assembled.

A DECLARATION OF RIGHTS, &c.

THE Parliament of Great Britain, by a Declaratory Act, having assumed a right to make laws to bind the Colonies in all cases whatsoever, and, in pursuance of such claim, endeavoured, by force of arms, to subjugate the United Colonies to an unconditional submission to their will and power, and having at length constrained them to declare themselves independent States, and to assume government under the authority of the People:—Therefore, we the Delegates of Maryland, in free and full Convention assembled, taking into our most serious consideration the best means of establishing a good Constitution in this State, for the sure foundation and more permanent security thereof, declare,

I. That all Government, of right, originates from the People, is founded in compact only, and instituted solely for the good of the whole.

II. That the People of this State ought to have the sole and exclusive right of regulating the internal go-

verment and police thereof.

III. That the inhabitants of Maryland are entitled to the common law of England, and the trial by jury, according to the course of that law, and to the benefit of such of the English statutes, as existed at the time of their first emigration, and which, by experience, have been found applicable to their local and other circumstances, and of such others as have been since made in England, or Great Britain, and have been introduced, used, and practised by the Courts of law or equity; and also to all Acts of Assembly, in force on the first of June, seventeen hundred and seventy-four, except such as may have since expired, or have been, or

may be altered by acts of Convention, or this declaration of Rights—subject, nevertheless, to the revision of, and amendment or repeal by, the Legislature of this State: and the inhabitants of Maryland are also entitled to all property, derived to them from or under the charter granted by his Majesty Charles I. to Czcilius Calvert, Baron of Baltimore.

IV. That all persons invested with the Legislative or executive powers of Government, are the trustees of the public, and, as such, accountable for their conduct; wherefore, whenever the ends of government are perverted, and public liberty manifestly endangered, and all other means of redress are ineffectual, the People may, and of right ought, to reform the old or establish a new government. The doctrine of non-resistance against arbitrary power and oppression, is absurd, slavish, and destructive of the good and happiness of mankind.

V. That the right, in the people, to participate in the Legislature, is the best security of liberty, and the foundation of all free government; for this purpose, elections ought to be free and frequent, and every man having property in, a common interest with, and an attachment to the community, ought to have a right of suffrage.

VI. That the Legislative, Executive, and Judicial powers of Government, ought to be forever separate

and distinct from each other.

VII. That no power of suspending laws, or the execution of laws, unless by, or derived from the Legislature, ought to be exercised or allowed.

VIII. That freedom of speech and debates, or proceedings in the Legislature, ought not to be impeached

in any other Court or Judicature.

IX. That a place for the meeting of the Legislature ought to be fixed, the most convenient to the members thereof, and to the depository of public records; and the Legislature ought not to be convened or held at any other place, but from evident necessity.

X. That, for redress of grievances, and for amending, strengthening, and preserving the laws, the Le-

gislature ought to be frequently convened.

XI. That every man hath a right to a petition the

Legislature, for the redress of grievances, in a peacea ble and orderly manner.

XII. That no aid, charge, tax, fee, or fees, ought to be set, rated, or levied, under any pretence, without

consent of the Legislature.

XIII. That the levying taxes by the poll is grievous and oppressive, and ought to be abolished: that paupers ought not to be assessed for the support of government; but every other person in the State ought to contribute his proportion of public taxes, for the support of government, according to his actual worth, in real or personal property, within the State; yet fines, duties, or taxes, may properly and justly be imposed and laid, with a political view, for the good government and benefit of the community.

XIV. That sanguinary laws ought to be avoided, as far as is consistent with the safety of the State; and no law, to inflict cruel and unusual pains and penalties, ought to be made in any case, or at any time hereafter.

XV. That retrospective laws, punishing facts committed before the existence of such laws, and by them only declared criminal, are oppressive, unjust, and incompatible with liberty; wherefore no ex post facto law ought to be made.

XVI. That no law, to attaint particular persons of treason or felony, ought to be made in any case, or at

any time hereafter.

XVII. That every freeman, for any injury done him in his person or property, ought to have remedy, by the course of the law of the land, and ought to have justice and right, freely without sale, fully without any denial, and speedily without delay, according to the law of the land.

XVIII. That the trial of facts, where they arise, is one of the greatest securities of the lives, liberties, and

estates of the people.

XIX. That in all criminal prosecutions, every man hath a right to be informed of the accusation against him; to have a copy of the indictment or charge in due time (if required) to prepare for his defence; to be allowed counsel; to be confronted with the witnesses against him; to have process for his witnesses; to examine the witnesses, for and against him, on oath; and

to a speedy trial by an impartial jury, without whose unanimous consent, he ought not to be found guilty.

XX. That no man ought to be compelled to give evidence against himself, in a common court of law, or in any other court, but in such cases as have been usually practised in this State, or may hereafter be directed by the Legislature.

XXI. That no freeman ought to be taken, or imprisoned, or disseized of his freehold, liberties, or privileges, or outlawed, or exiled, or in any manner destroyed, or deprived of his life, liberty, or property, but by the judgment of his peers, or by the law of the land.

XXII. That excessive bail ought not to be required, nor excessive fines imposed, nor cruel or unusual pun-

ishments inflicted, by the courts of law.

XXIII. That all warrants, without oath or affirmation, to search suspected places, or to seize any person or property, are grievous and oppressive; and all general warrants, to search suspected places, or to apprehend suspected persons, without naming or describing the place, or the person in special—are illegal and ought not to be granted.

XXIV. That there ought to be no forfeiture of any part of the estate of any person, for any crime except murder, or treason against the State, and then only

on conviction and attainder.

XXV. That a well regulated militia is the proper and natural defence of a free government.

XXVI. That standing armies are dangerous to liberty, and ought not to be raised or kept up, without consent of the Legislature.

XXVII. That in all cases, and at all times, the military ought to be under strict subordination to, and

control of the civil power.

XXVIII. That no soldier ought to be quartered in any house in time of peace, without the consent of the owner; and in time of war, in such manner only, as the Legislature shall direct.

XXIX. That no person, except regular soldiers, mariners and marines in the service of this State, or militia when in actual service, ought in any case to be object to, or punishable by martial law.

XXX. That the independency and uprightness of Judges are essential to the impartial administration of justice, and a great security to the rights and liberties of the People; wherefore, the Chancellor and Judges ought to hold commissions during good behaviour; and the said Chancellor and Judges shall be removed for misbehaviour, on conviction in a court of law, and may be removed by the Governor, upon the address of the General Assembly: provided that two-thirds of all the members of each House concur in such address. That salaries, liberal, but not profuse, ought to be secured to the Chancellor and the Judges, during the continuance of their commissions, in such manner, and at such times, as the Legislature shall hereafter direct. upon consideration of the circumstances of this State.— No Chancellor or Judge ought to hold any other office, civil or military, or receive fees or perquisites of any kind.

XXXI. That a long continuance, in the first executive departments of power or trust, is dangerous to liberty; a rotation, therefore, in those departments, is one

of the est securities of permanent freedom.

XXXII. That no person ought to hold, at the same time, more than one office of profit, nor ought any person, in public trust, to receive any present from any foreign Prince or State, or from the United States, or any of them, without the approbation of this State.

XXXIII. That as it is the duty of every man to worship God in such manner, as he thinks most acceptable to him, all persons, professing the Christian religion, are equally entitled to protection in their religious liberty; wherefore no person ought, by any law, to be molested in his person or estate, on account of his religious persuasion or profession, or for his religious practice; unless, under colour of religion, any man shall disturb the good order, peace, or safety of the State, or shall infringe the laws of morality, or injure others in their natural, civil, or religious rights: nor ought any person to be compelled to frequent or maintain, or contribute, unless on contract, to maintain any particular place of worship, or any particular ministry;

yet the Legislature may, in their descretion, lay a general and equal tax, for the support of the Christian religion; leaving to each individual the power of appointing the payment over of the money, collected from him. to the support of any particular place of worship or minister, or for the benefit of the poor of his own denomination, or the poor in general of any particular county: but the churches, chapels, glebes, and all other property, now belonging to the Church of England, ought to remain to the Church of England for ever.— And all acts of Assembly, lately passed, for collecting monies for building or repairing particular churches or chapels of ease, shall continue in force, and be executed, unless the Legislature shall, by act supersede or repeal the same: but no county court shall assess any quantity of tobacco, or sum of money, hereafter, on the application of any vestry-men or church wardens; and every encumbent of the church of England, who hath remained in his parish, and performed his duty. shall be entitled to receive the provision and support established by the act, entitled " An act, for the support of the clergy of the church of England, in this province," till the November court of this present year, to be held for the county in which his parish shall lie, or partly lie, or for such time as he hath remained in his parish, and performed his duty.

XXXIV. That every gift, sale, or devise of lands, to any minister, public teacher, or preacher of the Gospel, as such, or to any religious sect, order, or denomination, or to, or for the support, use, or benefit of, or in trust for, any minister, public teacher, or preacher of the gospel, as such, or any religious sect, order, or denomination—and every gift or sale of goods, or chattles, to go in succession, or to take place after the death of the seller or donor, or to, or for such support, use, or benefit—and also every devise of goods or chattles to, or for the support, use, or benefit of any minister, public teacher, or preacher of the gospel, as such, or any religious sect, order, or denomination, without the leave of the Legislature, shall be void; except always any sale, gift, lease, or devise of any quantity of land,

not exceeding two acres, for a church, meeting, or other house of worship, and for a burying ground, which shall be improved, enjoyed, or used only for such purpose—or such sale, gift, lease, or devise, shall be void.

XXXV. That no other test or qualification ought to be required, on admission to any office of trust or profit; than such oath of support and fidelity to this State, and such oath of office, as shall be directed by this Convention, or the Legislature of this State, and a declara-

tion of a belief in the Christian religion.

XXXVI. That the manner of administering an oath to any person, ought to be such, as those of the religious persuasion, profession, or denomination, of which such person is one, generally esteem the most effectual confirmation, by the attestation of the Divine Being. And that the people called Quakers, those called Dunkers, and those called Menonists, holding it unlawful to take an oath on any occasion, ought to be allowed to make their solemn affirmation, in the manner that Quakers have been heretofore allowed to affirm: and to be of the same avail as an oath, in all such cases, as the affirmation of Quakers hath been allowed and accepted within this State, instead of an oath. And further, on such affirmation, warrants to search for stolen goods, or for the apprehension or commitment of offenders, ought to be granted, or security for the peace awarded, and Quakers, Dunkers, or Menonists, ought also, on their solemn affirmation, as aforesaid, to be admitted as witnesses in all criminal cases not capital.

XXXVII. That the city of Annapolis, ought to have all its rights, privileges, and benefits, agreeable to its charter, and the acts of Assembly confirming and regulating the same, subject nevertheless to such alterations as may be made by this Convention or any

future Legislature.

XXXVIII. That the Liberty of the Press ought

to be inviolably preserved.

XXXIX. That monopolies are odious, contrary to the spirit of a free government, and the principles of commerce, and ought not to be suffered.

XL. That no title of Nobility, or hereditary honours,

ought to be granted in this State.

XLI. That the subsisting resolves of this, and the several Conventions, held for this Colony, ought to be in force, as laws, unless altered by this Convention, or

the Legislature of this State.

XLII. That this Declaration of Rights, or the Form of Government, to be established by this Convention, or any part or either of them, ought not to be altered, changed, or abolished, by the Legislature of this State, but in such manner as this Convention shall prescribe and direct.

This Declaration of Rights was assented to, and passed, in Convention of the Delegates of the Freemen of Maryland, begun and held at Annapolis, the 14th day of August A.D. 1776.

By order of the Convention,

MAT. TILGHMAN, President.

THE CONSTITUTION, OR FORM OF GOVERNMENT, &c.

I. That the Legislature consist of two distinct branches, a Senate and House of Delegates, which shall be styled,

The General Assembly of Maryland.

II. That the House of Delegates shall be chosen in the following manner: All freemen, above twenty-one years of age, having a frechold of fifty acres of land in the county, in which they offer to vote, and residing therein—and all freemen, having property in this State, above the value of thirty pounds current money, and having resided in the county, in which they offer to vote, one whole year next preceding the election—shall have a right of suffrage, in the election of Delegates for such county: and all freemen so qualified, shall, on the first Monday of October, seventeen hundred and seventy-seven, and on the same day in every year thereafter, assemble in the counties, in which they are respectively qualified to vote, at the Court-house in the said counties, or at such other place as the Legislature shall direct; and when assembled, they shall proceed to elect, viva voce, four Delegates for their respective counties, of the most wise, sensible, and discreet of the people, residents in the county, where they are to be chosen,

one whole year next preceding the election, above twenty-one years of age, and having, in the State, real or personal property, above the value of five hundred pounds current money; and upon the final counting of the polls, the four persons, who shall appear to have the greatest number of legal votes, shall be declared and returned duly elected for their respective counties.

III. That the Sheriff of each county, or, in case of sickness, his deputy, (summoning two Justices of the county, who are required to attend for the preservation of the peace) shall be the Judges of the election, and may adjourn from day to day, if necessary, till the same be finished so that the whole election shall be concluded in four days; and shall make his return thereof, under his hand, to the Chancellor of this State

for the time being.

IV. That all persons, qualified by the charter of the city of Annapolis, to vote for burgesses, shall, on the same first Monday of October, seventeen hundred and seventy-seven, and on the same day in every year for ever thereafter, elect, viva voce, by a majority of votes, two Delegates, qualified agreeable to the said charter; that the Mayor, Recorder, and Aldermen of the said city, or any three of them, be judges of the election, appoint the place in the said city for holding the same, and may adjourn from day to day, as aforesaid, and shall make return thereof as aforesaid: but the inhabitants of the said city shall not be entitled to vote for Delegates for Anne-Arundel county, unless they have a freehold of fifty acres of land in the county distinct from the city.

V. That all persons, inhabitants of Baltimore town, and having the same qualifications, as electors in the county, shall, on the same first Monday in October, seventeen hundred and seventy-seven, and on the same day in every year forever thereafter, at such place in the said town, as the Judges shall appoint, elect viva voce, by a majority of votes, two Delegates, qualified as aforesaid; but if the said inhabitants of the town shall so decrease, as that the number of persons, having a right of suffrage therein, shall have been, for the space

of seven years successively, less than one-half the number of voters in some one county in this State, such town shall thenceforward cease to send two Delegates or Representatives to the House of Delegates, until the said town shall have one-half of the number of voters in some one county in this State.

VI. That the commissioners of the said town, or any three or more of them, for the time being, shall be Judges of the said election, and may adjourn as aforesaid, and shall make return thereof, as aforesaid: but the inhabitants of the said town shall not be entitled to vote for, or be elected, Delegates for Baltimore county: neither shall the inhabitants of Baltimore county, out of the limits of Baltimore town, be entitled to vote for, or be elected, Delegates for the said town.

VII. That on refusal, death, disqualification, resignation, or removal out of this State, of any Delegate, or on his becoming Governor, or member of the Council, a warrant of election shall issue by the Speaker. for the election of another in his place; of which ten days notice, at least (excluding the day of notice and

the day of election) shall be given.

VIII. That not less than a majority of the Delegates, with their Speaker (to be chosen by them, by ballot) constitute a House, for the transaction of any business, other than that of adjourning.

IX. That the House of Delegates shall judge of

the elections and qualifications of Delegates.

X. That the House of Delegates may originate all money bills, propose bills to the Senate, or receive those offered by that body, and assent, dissent, or propose amendments; that they may enquire, on the oath of witnesses, into all complaints, grievances, and offences, as the grand inquest of this State, and may commit any person, for any crime, to the public jail, there to remain till he be discharged by due course of They may expel any member for a great misdemeanor, but not a second time for the same cause. They may examine and pass all accounts of the State, relating either to the collection or expenditure of the evenue, or appoint auditors to state and adjust the

same. They may call for all public or official papers and records, and send for persons whom they may judge necessary in the course of their enquiries, concerning affairs relating to the public interest; and may direct all office bonds (which shall be made payable to the State) to be sued for any breach or duty.

XI. That the Senate may be at full and perfect liberty to exercise their judgment in passing laws; and that they may not be compelled by the House of Delegates, either to reject a money bill, which the emergency of affairs may require, or to assent to some other act of legislation, in their conscience and judgment, injurious to the public welfare—the House of Delegates shall not, on any occasion, or under any pretence, annex to, or blend with a money bill, or any matter, clause or thing, not immediately relating to, and necessary for the imposing, assessing, levying, or applying the taxes or supplies to be raised for the support of government, or the current expenses of the State; and to prevent altercations about such bills, it is declared, that no bill, imposing duties or customs for the mere regulation of commerce, or inflicting fines for the reformation of morals, or to enforce the execution of the laws, by which an incidental revenue may arise, shall be accounted a money bill; but every bill assessing, levying or applying taxes or supplies for the support of government or the current expenses of the State, or appropriating money in the treasury, shall be deemed a money bill.

XII. That the House of Delegates may punish, by imprisonment, any person, who shall be guilty of a contempt, in their view, by any disorderly or riotous behaviour, or by threats to, or abuse of their members, or by any obstruction to their proceedings. They may also punish, by imprisonment, any person, who shall be guilty of a breach of privilege, by arresting on civil process, or by assaulting any of their members, during their sitting, or on their way to, or return from the House of Delegates, or by any assault of, or obstruction to their officers, in the execution of any order or process, or by assaulting or obstructing any witness, or any other per-

son, attending on, or on their way to, or from the House. or by rescuing any person committed by the House:and the Senate may exercise the same power, in similar cases.

XIII. That the Treasurers (one for the western, and another for the eastern shore) and the Commissioners of the Loan Office, may be appointed by the House of Delegates, during their pleasure; and in case of refusal, death, resignation, disqualification, or removalout of the State, of any of the said Commissioners or Treasurers, in the recess of the General Assembly, the Governor, with the advice of the Council, may appoint and commission a fit and proper person to such vacant office, to hold the same, until the meeting of the next

General Assembly.

XIV. That the Senate be chosen in the following manner: All persons, qualified, as aforesaid, to vote for county Delegates, shall, on the first day of September, 1781, and on the same day in every fifth year for ever thereafter, elect, viva voce, by a majority of votes. two persons for their respective counties (qualified, as aforesaid, to be elected county Delegates) to be electors of the Senate: and the Sheriff of each county, or. in case of sickness, his Deputy (summoning two Justices of the county, who are required to attend, for the preservation of peace) shall hold and be judge of the said election, and make return thereof, as aforesaid. And all persons disqualified as aforesaid, to vote for Delegates for the city of Annapolis and Baltimore town, shall on the same first Monday of September, 1781, and on the same day in every fifth year forever thereafter, elect, viva voce, by a majority of votes, one person for the said city and town respectively, qualified as aforesaid, to be elected a Delegate for the said city and town respectively; the said election to be held in the same manner, as the election of Delegates for the said city and town; the right to elect the said elector, with respect to Baltimore town, to continue as long as the right to elect Delegates for the said town.

XV. That the said electors of the Senate meet at he city of Annapolis, or such other place as shall be appointed for convening the Legislature, on the third Monday in September, 1781, and on the same day in every fifth year forever thereafter, and they, or any twenty-four of them so met, shall proceed to elect, by ballot, either out of their own body, or the people at large, fifteen Senators (nine of whom to be residents on the western, and sixto be residents on the eastern shore) men of the most wisdom, experience and virtue, above twenty-five years of age, residents of the State above three whole years next preceding the election, and having real and personal property, above the value of one thousand pounds current money.

XVI. That the Senators shall be balloted for, at one and the same time, and out of the gentlemen residents of the western shore, who shall be proposed as Senators. the nine who shall on, striking the ballots, appear to have the greatest numbers in their favour, shall be accordingly declared and returned duly elected; and out of the gentlemen, residents of the eastern shore, who shall be proposed as Senators, the six, who on striking the ballots, appear to have the greatest number in their favour, shall be accordingly declared and returned duly elected; and if two or more, on the same shore, shall have an equal number of ballots in their favour, by which the choice shall not be determined on the first ballot. then the electors shall again ballot before they senarate, in which they shall be confined to the persons who on the first ballot shall have had an equal number; and they who shall have the greatest number in their favour on the second ballot, shall be accordingly declared and returned duly elected; and if the whole number should not thus be made up, because of an equal number on the second ballot still being in favour of two or more persons, then the election shall be determined by lot, between those who have equal numbers; which proceedings of the electors shall be certified under their hands, and returned to the Chancellor for the time being.

XVII. That the electors of Senators shall judge of the qualifications and elections of their members; and on a contested election, shall admit to a seat, as an elec-

tor, such qualified person, as shall appear to them to have the greatest number of legal votes in his favour.

XVIII. That the electors immediately on their meeting, and before they proceed to the election of Senators, take such oath of support and fidelity to this State, as this Convention or the Legislature shall direct, and also an oath, "to elect, without favour, affection, partiality, or prejudice, such persons for Senators as they in their judgment and conscience, believe best qualified for the office."

XIX. That in case of refusal, death, resignation, disqualification, or removal out of this State, of any Senator, or on his becoming Governor, or a member of the Council, the Senate shall immediately thereupon, or at their next meeting thereafter, elect, by ballot, (in the same manner as the electors are above directed to choose Senators) another person in his place, for the re-

sidue of the said term of five years.

XX. That not less than a majority of the Senate, with their President, (to be chosen by them, by ballot) shall constitute a House, for transacting any business, other than that of adjourning.

XXI. That the Senate shall judge of the elections

and qualifications of Senators.

XXII. That the Senate may originate any other, except money bills, to which their assent or dissent only shall be given; and may receive any other bills from the House of Delegates, and assent, dissent or propose amendments.

XXIII. That the General Assembly meet, annually, on the first Monday of November, and, if necessary,

oftener.

XXIV. That each House shall appoint its own offi-

cers, and settle its own rules of proceeding.

XXV. That a person of wisdom, experience, and virtue, shall be chosen Governor, on the second Monday of November seventeen hundred and seventy-seven, and on the second Monday in every year for ever thereafter, by the joint ballot of both Houses, (to be taken in each House respectively) deposited in a conference room; the boxes to be examined by a joint committee

of both Houses, and the numbers severally reported. that the appointment may be entered; which mode of taking the joint ballot of both Houses, shall be adopted in all cases. But if two or more shall have an equal number of ballots in their favor, by which the choice shall not be determined on the first ballot, then a second ballot shall be taken, which shall be confined to the persons, who on the first ballot, shall have had an equal number; and if the ballots should again be equal between two or more persons, then the election of the Governor shall be determined by lot, between those who have equal numbers; and if the person chosen Governor shall die, resign, remove out of the State, or refuse to act (the General Assembly sitting), the Senate and House of Delegates shall, immediately thereupon, proceed to a new choice, in manner aforesaid.

XXVI. That the Senators and Delegates, on the second Tuesday of November, seventeen hundred and seventy-seven, and annually on the second Tuesday of November forever thereafter, elect by joint ballot (in the same manner, as Senators are directed to be chosen) five of the most sensible, discreet, and experienced men, above twenty-five years of age, residents in the State above three years next preceding the election, and having therein a freehold of lands and tenements. above the value of one thousand pounds current money, to be the Council to the Governor, whose proceedings shall be always entered on record, to any part whereof any member may enter his dissent; and their advice, if so required by the Governor, or any member of the Council, shall be given in writing, and signed by the members giving the same respectively; which proceedings of the Council shall be laid before the Senate or House of Delegates, when called for by them, or either of them. The Council may appoint their own Clerk, who shall take such oath of support and fidelity to this State, as this Convention, or the Legislature, shall direct; and of secrecy, in such matters, as he shall be directed by the board to keep secret.

XXVII. That the Delegates to Congress, from this State, shall be chosen annually, or superseded in the mean

mean time, by the joint ballot of both Houses of Assembly; and that there be a rotation, in such manner, that at least two of the number be annually changed; and no person shall be capable of being a Delegate to Congress for more than three in any term of six years; and no person, who holds any office of profit in the gift of Congress, shall be eligible to sit in Congress; but if appointed to any such office, his seat shall be thereby vacated. That no person, unless above twenty-one years of age, and a resident in the State more than five years next preceding the election, and having real and personal estate in this State, above the value of one thousand pounds current money, shall be eligible to sit in Congress.

XXVIII. That the Senators and Delegates, immediately on their annual meeting, and before they proceed to any business, and every person, hereafter elected a Senator or Delegate, before he acts as such—shall take an oath of support and fidelity to this State, as aforesaid; and before the election of a Governor, or Members of the Council, shall take an oath, "to elect without favour, affection, partiality, or prejudice, such person as Governor, or member of the Council, as they, in their judgment and conscience, believe best qualified for the office."

XXIX. That the Senate and Delegates may adjourn themselves respectively; but if the two Houses shall not agree on the same time, but adjourn to different days, then shall the Governor appoint and notify one of those days, or some day between; and the Assembly shall then meet and be held accordingly: and he shall, if necessary, by advice of the Council, call them before the time, to which they shall in any manner be adjourned, on giving not less than ten days notice thereof: but the Governor shall not adjourn the Assembly, otherwise than as aforesaid, nor prorogue or dissolve it at any time.

XXX. That no person, unless above twenty-five years of age, a resident in this State above five years next preceding the election—and having in the State real and ersonal property, above the value of five thousand pounds

pounds current money (one thousand pounds whereof, at least, to be freehold estate) shall be eligible as Governor.

XXXI. That the Governor shall not continue in that office longer than three years successively, nor be eligible as Governor, until the expiration of four years, after he shall have been out of that office.

XXXII. That upon the death, resignation, or removal out of this State, of the Governor, the first named of the Council, for the time being, shall act as Governor, and qualify in the same manner, and shall immediately call a meeting of the General Assembly, giving not less than fourteen days notice of the meeting, at which meeting, a Governor shall be appointed, in man-

ner aforesaid, for the residue of the year.

XXXIII. That the Governor, by and with the advice and consent of the Council, may embody the militia; and, when embodied, shall alone have the direction thereof; and shall also have the direction of all the regular land and sea forces, under the laws of this State. (but he shall not command in person, unless advised thereto by the Council, and then only so long, as they shall approve thereof); and may alone exercise all other the executive powers of government, where the concurrence of the Council is not required, according to the laws of this State, and grant reprieves or pardons. for any crime, except in such cases where the law shall otherwise direct: and may, during the recess of the General Assembly, lay embargoes, to prevent the departure of any shipping, or the exportation of any commodities, for any time not exceeding thirty days in any one year-summoning the General Assembly to meet within the time of the continuance of such embargo; and may also order and compel any vessel to ride quarantine, if such vessel, or the port from which she may have come, shall, on strong grounds, be suspected to be infected with the plague; but the Governor shall not under any pretence, exercise any power or prerogative. by virtue of any law, statute, or custom of England or Great Britian.

XXXIV. That the Members of the Council, or any three or more of them, when convened, shall constitute a board, for the transacting of business; that the Governor, for the time being, shall preside in the Council, and be entitled to a vote, on all questions, in which the Council shall be divided in opinion: and, in the absence of the Governor, the first named of the Council shall preside; and, as such, shall also vote, in all cases, where the other members disagree in their opinion.

XXXV. That, in case of refusal, death, resignation, disqualification, or removal out of the State, of any person chosen a Member of the Council, the Members thereof, immediately thereupon, or at their next meeting thereafter, shall elect by ballot, another person (qualified as aforesaid) in his place, for the residue of the year.

XXXVI. That the Council shall have power to make the great seal of this State, which shall be kept by the Chancellor for the time being, and affixed to all laws, commissions, grants, and other public testimonials, as

has been heretofore practised in this State.

XXXVII. That no Senator, Delegate of Assembly, or Member of the Council, if he shall qualify as such, shall hold or execute any office of profit, or receive the profits of any office exercised by any other person, during the time, for which he shall be elected; nor shall any Governor be capable of holding any other office of profit in this State, while he acts as such.-And no person, holding a place of profit, or receiving any part of the profits thereof, or receiving the profits or any part of the profits arising on any agency, for the supply of cloathing or provisions for the army or navy, or holding any office under the United States, or any of them-or a minister, or preacher of the gos. pel, of any denominatoin-or any person employed in the regular land service, or marine of this or the United States-shall have a seat in the General Assembly, or in the Council of this State.

XXXVIII. That every Governor, Senator, Delegate to Congress, or Assembly, and Member of the Council, before he acts as such, shall take an oath,

that

that he will not receive, directly or indirectly, at any time, any part of the profits of any office, held by any other person, during his acting in his office of Governor, Senator, Delegate to Congress, or Assembly, or Member of the Council, or the profits, or any part of the profits, arising on any agency, for the supply of cloathing or provisions for the army or navy."

XXXIX. That if any Senator, Delegate to Congress or Assembly, or Member of the Council, shall hold or execute any office of profit, or receive directly or indirectly, at any time, the profits, or any part of the profits, of any office exercised by any other person, during his acting as Senator, Delegate to Congress or Assembly, or Member of the Council—his seat (on conviction, in a Court of Law, by the oath of two credible witnesses) shall be void; and he shall suffer the punishment of wilful and corrupt perjury, or be banished this State forever, or disqualified forever from holding any office or place of trust or profit, as the Court may judge.

XL. That the Chancellor, all Judges, the Attorney General, Clerks of the General Court, the Clerks of the County Courts, the Registers of the Land Office, and the Registers of Wills, shall hold their commissions during good behaviour, removable only for misbehaviour, on conviction in a Court of law.

XLI. That there be a Register of Wills appointed for each county, who shall be commissioned by the Governor, on the joint recommendation of the Senate and House of Delegates; and that upon the death, resignation, disqualification, or removal out of the county, of any Register of Wills, in the recess of the General Assembly, the Governor, with the advice of the Council, may appoint and commission, a fit and proper person to such vacant office, to hold the same, until the meeting of the General Assembly.

XLII. That Sheriffs shall be elected in each county, by ballot, every third year: that is to say, two persons for the office of Sheriff for each county, the one of whom having the majority of votes, or if both have an equal number, either of them, at the discretion of the Governor, to be commissioned by the Governor, for the

said office; and having served for three years, such person shall be ineligible for the four years next succeeding; bond with security to be taken every year, as usual; and no Sheriff shall be qualified to act before the same is given. In case of death, refusal, resignation, disqualification, or removal out of the county, before the expiration of three years, the other person, chosen as aforesaid, shall be commissioned by the Governor, to execute the said office, for the residue of the said three vears, the said person giving bond and security as aforesaid; and in case of death, refusal, resignation, disqualification, or removal out of the county, before the expiration of the said three years, the Governor, with the advice of the Council, may nominate and commission a fit and proper person, to execute the said office for the residue of the said three years, the said person giving bond and security as aforesaid. The election shall be held, at the same time and place, appointed for the election of Delegates; and the Justices, there summoned to attend, for the preservation of the peace, shall be judges thereof, and of the qualification of candidates, who shall appoint a clerk to take the ballots. freemen, above the age of twenty-one years, having a freehold of fifty acres of land in the county, in which they offer to ballot, and residing therein—and all freemen above the age of twenty-one years, and having property in the State above the value of thirty pounds current money, and having resided in the county in which they offer to ballot, one whole year next preceding the election—shall have a right of suffrage. No person to be eligible to the office of Sheriff for a county, but an inhabitant of the said county, above the age of twenty-one years, and having real and personal property in the State, above the value of one thousand pounds current money. The Justices aforesaid, shall examine the ballots; and the two candidates properly qualified, having in each county the majority of legal ballots, shall be declared duly elected for the office of Sheriff for such county, and returned to the Governor and Council, with a certificate of the number of ballots for each of them.

That

XLIII. That every person, who shall offer to vote for Delegates, or for the election of the Senate, or for the Sheriff, shall, (if required by any three persons qualified to vote) before he be admitted to poll, take such oath or affirmation of support and fidelity to this State, as this Convention, or the Legislature, shall direct.

XLIV. That a Justice of the Peace may be eligible as a Senator, Delegate, or member of the Council, and

may continue to act as a Justice of the Peace.

XLV. That no field officer of the militia be eligible as a Senator, Delegate, or Member of the Council.

XLVI. That all civil officers, hereafter to be appointed for the several counties of this State, shall have been residents of the county, respectively, for which they shall be appointed, six months next before their appointment; and shall continue residents of their county, respectively, during their continuance in office.

XLVII. That the Judges of the General Court, and Justices of the County Courts, may appoint the clerks of their respective courts; and in case of refusal, death, resignation, disqualification, or removal out of the State, or from their respective shores, of the clerks of the General Court, or either of them, in the vacation of the said court—and in case of the refusal, death, resignation, disqualification, or removal out of the county, of any of the said county clerks, in the vacation of the County Court, of which he is clerk—the Governor, with the advice of the Council, may appoint and commission a fit and proper person to such vacant office respectively, to hold the same until the meeting of the next General Gourt, or County Court, as the case may be.

XLVIII. That the Governor, for the time being, with the advice and consent of the Council, may appoint the Chancellor, and all Judges and Justices, the Attorney General, Naval officers, officers in the regular land and sea service, Officers of the Militia, Registers of the land-office, Surveyors, and all other civil officers of government, (Assessors, Constables, and Overseers of the Roads, only excepted) and may also suspend or remove any civil officer, who has not a commission, during good

behaviour; and may suspend any militia officer, for one month; and may also suspend or remove any regular officer in the land or sea service: and the Governor may remove or suspend any militia officer, in pursuance of the judgment of a Court Martial.

XLIX. That all civil officers of the appointment of the Governor and Council, who do not hold commissions during good behaviour, shall be appointed annually in the third week of November. But if any of them shall be re-appointed, they may continue to act, without any new commission or qualification; and every officer, though not re-appointed, shall continue to act, until the person who shall be appointed and commissioned in his stead, shall be qualined.

L. That the Governor, every member of the Council, and every Judge and Justice, before they act as such, shall respectively take an oath, "That he will not, through favour, affection, or partiality, vote for any person to office, and that he will vote for such person, as, in his judgment and conscience, he believes most fit, and best qualified for the office: and that he has not made, nor will make, any promise or engagement, to give his vote or interest in favour of any person."

LI. That there be two Registers of the land office, one upon the western, and one upon the eastern shore, that short extracts of the grants and certificates of the land, on the western and eastern shores, respectively, be made in separate books, at the public expense, and deposited in the offices of the said Registers, in such manner, as shall hereafter be provided by the General

Assembly.

LII. That every Chancellor, Judge, Register of Wills, Commissioner of the Loan Office, Attorney-General, Sheriff, Treasurer, Naval Officer, Register of the Land Office, Register of the Chancery Court, and every Clerk of the Common Law Courts, Surveyor, and Auditor of the Public Accounts, before he acts as such, shall take an oath "that he will not directly or indirectly receive any fee or reward, for doing his office of but what is, or shall be allowed by law: nor will, directly or indirectly, receive the profits or any part of the

the profits of any office, held by any other person; and that he does not hold the same office in trust, or for

the benefit of any other person."

LIII. That if any Governor, Chancellor, Judge, Register of the Land Office, Register of the Chancery Court, or any Clerk of the Common Law Courts, Treasurer, Naval Officer, Sheriff, Surveyor, or Auditor of PublicAccounts, &c. shall receive directly or indirectly at any time, the profits, or any part of the profits of any office, held by any other person, during his acting in the office to which he is appointed; his election, apappointment, and commission (on conviction, in a Court of law, by oath of two credible witnesses) shall be void, and he shall suffer the punishment for wilful and corrupt perjury, or be banished this State forever, or disqualified forever, from holding any office or place of trust or profit, as the Court may adjudge.

LIV. That if any person shall give any bribe, present or reward, or any promise, or any security for the payment or delivery of any money, or any other thing, to obtain or procure a vote, to be Governor, Senator, Delegate to Congress, or Assembly, Member of the Council, or Judge, or to be appointed to any of the said offices, or to any office of profit or trust, now created, or hereafter to be created in this State—the person giving, and the person receiving the same (on conviction in a Court of law) shall be forever disqualified to

hold any office of trust or profit in this State.

LV. That every person, appointed to any office of profit or trust, shall, before he enters on the execution thereof, take the following oath, to wit, "I, A. B. do swear, That I do not hold myself bound in allegiance to the King of Great Britian, and that I will be faithful, and bear true allegiance to the State of Maryland," and shall also subscribe a declaration of his belief in the Christian Religion.

LVI. That there be a Court of Appeals, composed of persons of integrity and sound judgment in the law, whose judgment shall be final and conclusive, in all cases of appeal, from the General Court, Court of Chancery, and Court of Admiralty; that one person

of integrity and sound judgment in the law, be appointed Chancellor; that three persons of integrity and sound judgment in the law, be appointed Judges of the Court now called the Provincial Court; and that the same court be hereafter called and known by the name of The General Court: which Court shall sit on the western and eastern shores, for transacting and determining the business of the respective shores, at such times and places, as the future Legislature of this State shall direct and appoint.

LVII. That the style of all laws run thus: "Be it enacted by the General Assembly of Maryland." That all public commissions and grants run thus: "The State of Maryland," &c. and shall be signed by the Governor, and attested by the Chancellor, with the seal of the State annexed—except military commissions, which shall not be attested by the Chancellor, or have the seal of the State annexed; that all writs shall run in the same style, and be attested, sealed, and signed as usual. That all indictments shall conclude, "Against the peace, government, and dignity of the State."

LVIII. That all penalties and forfeitures, heretofore going to the King or proprietary, shall go to the State—save only such, as the General Assembly may abolish or otherwise provide for.

LIX. That this Form of Government, and the Declaration of Rights, and no part thereof, shall be altered, changed, or abolished, unless a bill so to alter, change, or abolish the same, shall pass the General Assembly, and be published at least three months before a new election, and shall be confirmed by the General Assembly, after a new election of Delegates, in the first session after such new election; provided, that nothing in this Form of Government, which relates to the eastern shore particularly, shall at any time hereafter be altered, unless for the alteration and confirmation thereof, at least two-thirds of all the members of each branch of the General Assembly shall concur.

LX. That every bill, passed by the General Assembly, when engrossed, shallbe presented by the Speaker of the House of Delegates, in the Senate, to the Go-

vernor for the time being, who shall sign the same, and thereto affix the great seal, in the presence of the Members of both Houses: every law shall be recorded in the General Court Office of the western shore, and in due time printed, published, and certified under the great seal to the several County Courts, in the same manner as hath been heretofore used in this State.

This Form of Covernment was assented to, and passed in Convention of the Delegates of the Freemen of Maryland, begun and held at the City of Annapolis, the 14th day of August, A. D. 1776.

By order of the Convention,

M. TILGHMAN, President.

AMENDMENTS TO THIS CONSTITUTION.

ALL those parts of the Constitution and Form of Government that prevent a citizen, conscientiously scrupulous of taking an oath in any case, and who are permitted by the Constitution to affirm in certain cases, from taking a seat in the Legislature, or from being an elector of the Senate, without taking an oath of support to this government, shall be repealed; and hereafter a solemn affirmation, or declaration of support to this Government may be taken, and shall be received instead of an oath, by any citizen chosen a delegate or elector of the Senate, conscientiously scrupulous of taking an oath in any case, and who is permitted by the Constitution to affirm in certain cases.—Nov. 1788, C.42, § 2. comfirmed by 1789. C. 1.

Every person being a member of either of the sects or societies called Quakers, Menonists, Dunkers, or Nicolites, or new Quakers, and who shall be conscientiously scrupulous of taking an oath on any occasion, being otherwise qualified and duly elected a Senator, Delegate, or Elector of the Senate, or being otherwise qualified and duly appointed or elected to any office of profit or trust, on making affirmation, instead of taking the several oaths appointed by the Constitution and Form of Government, and the several Acts of Assembly of the State now in force, or that hereafter may be made, such person may hold and exercise any office of

profit

profit or trust to which he may be appointed or elected, and may, by such affirmation, qualify himself to take a seat in the Legislature, and to act therein as a member of the same in all cases whatever, or to be an elector of the Senate, in as full and ample manner, as persons are now competent and qualified to act who are not conscientiously scrupulous of taking such oaths; and the several clauses and sections of the Constitution contrary to the provisions of this Act, so far as they respect either of the sects or societies aforesaid, shall be repealed, on the confirmation hereof. — 1794, C. 49, § 1, 3, confirmed by 1795, C. 11.

That all and every part of the Constitution and Form of Government relating to the judges, time, place, and manner of holding elections in the city of Baltimore, and all and every part of the second, third, fifth, fourteenth and forty-second sections of the Constitution and Form of Government of this State, which relate to the judges, place, time, and manner of holding the several elections for Delegates, Electors of the Senate, and the Sheriffs of the several counties, be and the same are hereby abrogated, repealed, and annulled, and the same shall hereafter be regulated by law.—Passed 1798; confirmed 1799.

Every free white male citizen of this State, and no other, above 21 years of age, having refided 12 months in the county next preceding the election at which he offers to vote, and every free white male citizen of this State above 21 years of age, and having obtained a residence of 12 months next preceding the election in the city of Baltimore, or the city of Annapolis, and at which he offers to vote, shall have a right of suffrage, and shall vote, by ballot, in the election of such county or city, or either of them, for Delegates to the General Assembly, Electors of the Senate, and Sheriffs.—Passed 1801; confirmed 1802.

[The rest of the alterations of this Constitution relate only to the number and boundaries of election districts in the respective counties of the State.]

VIRGINIA.

The CONSTITUTION, or Form of Government, agreed to and resolved upon by the Delegates and Representatives of the several Counties and Corporations of Virginia, in a General Conventien held at Williamsburgh, on the 6th of May, and continued by adjournments to the 5th of July 1776.

WE, the Delegates and Representatives of the good People of Virginia, do declare the suture form of Government of Virginia to be as followeth:—

The Legislative, Executive, and Judiciary Departments, shall be separate and distinct, so that neither exercise the powers properly belonging to the other; nor shall any person exercise the powers of more than one of them at the same time, except that the Justices of the County Courts shall be eligible to either House of Assembly.

The Legislative shall be formed of two distinct branches, who, together, shall be a complete Legislature. They shall meet once, or oftener, every year, and shall be called, The General Affembly of Virginia. these shall be called, The House of Delegates, and consist of two Representatives, to be chosen for each county, and for the diffrict of West-Augusta, annually, of such men as actually relide in, and are freeholders of the same, or duly qualified, according to law, and also of one Delegate or Representative, to be chosen annually for the city of Williamsburgh, and one for the borough of Norfolk, and a Representative for each of such other cities and boroughs, as may hereafter be allowed particular representation by the Legislature; but when any city or borough shall so decrease, as that the number of persons, having right of suffrage therein, shall have been, for the space of seven years successively. less than half the number of voters in some one county in Virginia, such city of borough thenceforward

shall cease to send a Delegate or Representative to the Assembly.

The other shall be called The Senate, and consist of twenty-four Members, of whom thirteen shall constitute a House to proceed on buliness; for whose election, the different counties shall be divided into twenty-four districts; and each county of the respective district, at the time of the election of its Delegates, shall vote for one Senator, who is actually a refident and freeholder within the diffrict, or duly qualified according to law, and is upwards of twenty live years of age; and the Sheriffs of each county, within five days at farthell, after the last county election in the district. shall meet at some convenient place, and from the pell so taken in their respective counties, return, as a Senator, the man who shall have the greatest number of votes in the whole district. To keep up this Assembly by rotation, the districts shall be equally divided into four classes and numbered by lot. At the end of one year, after the general election, the fix Members, elected by the first division, shall be displaced, and the vacancies thereby occasioned, supplied from such class or division, by new election, in the manner aforesaid. This rotation shall be applied to each division, according to its number, and continued in due order annually.

The right of fulfrage in the election of Members for both Houles, shall remain as exercised at present; and each House shall choose its own Speaker, appoint its own officers, settle its own rules of proceeding, and direct writs of election, for the supplying intermediate

vacancies.

All laws shall originate in the House of Delegates, to be approved of or rejected by the Senate, or to be amended, with consent of the House of Delegates; except money bills, which in no inflance shall be altered by the Senate, but wholly approved or rejected.

A Governor or Chief Magistrate, shall be chosen annually by joint ballot of both Houses (to be taken in each Liouse respectively) deposited in the conference room; the boxes examined jointly by a Committee of each House, and the numbers severally reported to

them

them, that the appointments may be entered (which shall be the mode of taking the joint ballot of both Houses in all cases) who shall not continue in that office longer than three years successively, nor be eligible, until the expiration of four years after he shall have been out of that office. An adequate, but moderate falary shall be settled on him, during his continuance in office; and he shall, with the advice of a Council of State, exercise the executive powers of government, according to the laws of this Commonwealth; and shall not, under any pretence, exercise any power or prerogative, by virtue of any law, flature, or cultom of England. But he shall with the advice of a Council of State have the power of granting reprieves or pardons, except where the profecution shall have been carried on by the House of Delegates, or the law shall otherwise particularly direct; in which cases, no reprieve or pardon shall be granted, but by resolve of the House of Delegates.

Either House of the General Assembly may adjourn themselves respectively. The Governor shall not prorogue or adjourn the Assembly, during their sitting, nor dislove them at any time; but he shall, if necessarv, either by advice of the Council of State, or on application of a majority of the House of Delegates, call them before the time to which they shall stand pro-

rogued or adjourned.

A Privy Council, or Council of State, confisting of eight members, shall be chosen by joint ballot of both Houses of Assembly, either from their own members or the people at large, to assist in the administration of government. They shall annually choose, out of their own members, a President, who, in case of death, inability, or absence of the Governor from the government, shall act as Lieutenant-Governor. Four members shall be sufficient to act, and their advice and proceedings shall be entered on record, and signed by the members present (to any part whereos, any member may enter his dissent) to be laid before the General Assembly when called for by them. This Council may appoint their own Clerk, who shall have a salary set-

tled by law, and take an oath of secrecy, in such matters as he shall be directed by the board to conceal. A sum of money, appropriated to that purpose, shall be divided annually among the members, in proportion to their attendance; and they shall be incapable, during their continuance in office, of sitting in either House of Assembly. Two members shall be removed, by joint ballot of both Houses of Assembly, at the end of every three years, and be ineligible for the three next years. These vacancies, as well as those occasioned by death or incapacity, shall be supplied by new elections, in the same manner.

The Delegates for Virginia to the Continental Congress shall be chosen annually, or superseded in the mean time, by joint ballot of both Houses of Assembly.

The present militia officers shall be continued, and varancies supplied by appointment of the Governor, with the advice of the Privy Council, on recommendations from the respective County Courts; but the Governor and Council shall have a power of suspending any officer, and ordering a Court Martial, on complaint of misbehaviour or inability, or to supply vacancies of officers happening when in actual service.

The Governor may embody the militia, with the advice of the Privy Council; and when embodied, shall alone have the direction of the militia under the laws of

the country.

The two Houses of Assembly shall, by joint ballot, appoint Judges of the Supreme Court of Appeals, and General Court, Judges in Chancery, Judges of Admiralty, Secretary, and the Attorney General, to be commissioned by the Governor, and continue in office during good behaviour. In case of death, incapacity, or relignation, the Governor, with the advice of the Privy Council, shall appoint persons to succeed in office, to be approved or displaced by both Houses. These officers shall have fixed and adequate salaries, and, together with all others holding sucrative offices, and all ministers of the gospel, of every denomination, be incapable of being elected members of either House of Assembly or Privy Council.

The Governor, with the advice of the Privy Council, thall appoint Justices of the Peace for the counties; and in case of vacancies, or a necessity of encreasing the number hereafter, such appointments to be made upon the recommendation of the respective County Courts. The present acting Secretary in Virginia, and Clerks of all the County Courts, shall continue in office. case of vacancies, either by death, incapacity or resignation, a Secretary shall be appointed as before directed; and the Clerks, by the respective Courts. present and future Clerks shall hold their offices during good behaviour, to be judged of, and determined in the General Court. The Sheriffs and Coroners shall be nominated by the respective Courts, approved by the Governor, with the advice of the Privy Council, and commissioned by the Governor. The Justices shall appoint Constables; and all fees of the aforesaid officers be regulated by law.

The Governor, when he is out of office, and others, offending against the State, either by mal-administration, corruption, or other means, by which the safety of the State may be endangered, shall be impeachable by the House of Delegates. Such impeachment to be prosecuted by the Attorney-General, or such other person or persons as the House may appoint, in the General Court according to the laws of the land. If sound guilty, he or they shall be either sorever disabled to hold any office under government, or be removed from such office protempore, or subjected to such pains or penalties, as the

laws shall direct.

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If all or any of the Judges of the General Court should, on good grounds (to be judged of by the House of Delegates) be accused of any of the crimes or offences above mentioned, such House of Delegates may, in like manner, impeach the Judge or Judges so accused, to be prosecuted in the Court of Appeals; and he or they, if found guilty, shall be punished in the same manner as is prescribed in the preceding clause.

Commissions and grants shall run "In the name of the Commonwealth of Virginia," and bear test by the Gover-

nor, with the seal of the Commonwealth annexed. Writs shall run in the same manner, and bear test by the Clerks of the several courts. Indistments shall conclude, "Against the peace and dignity of the Commonwealth."

A Treasurer shall be appointed annually, by joint ballot of both Houses.

All escheats, penalties, and forfeitures, heretofore going to the King, shall go to the Commonwealth, fave only such as the Legislature may abolish, or other-

wife provide for.

The territories, contained within the charters erecting the Colonies of Maryland, Pennsylvania, North and South Carolina, are hereby ceded, released, and forever confirmed to the people of these colonies respectively, with all the rights of property, jurisdiction and government, and all other rights whatfoever, which might, at any time heretofore, have been claimed by Virginia, except the free navigation and use of the rivers Potomaque and Pokomoke, with the property of the Virginia shores and strands, bordering on either of the faid rivers, and all improvements, which have been, or shall be made thereon. The western and northern extent of Virginia shall, in all other respects. fland, as fixed by the charter of King James I. in the year one thousand six hundred and nine, and by the public treaty of peace, betwen the Courts of Britain and France, in the year one thousand seven hundred and fixty-three; unless by act of this Legislature, one or more governments be established westward of the Alleghany mountains. And no purchases of lands shall be made of the Indian natives, but on behalf of the public by authority of the General Assembly.

NORTH-CAROLINA.

The CONSTITUTION, or Form of Government, agreed to and resolved upon, by the Representatives of the Freemen of the State of North-Curolina, elected and chosen for that particular purpose, in Congress assembled, at Halifax, Dec. 18, 1776.

- A DECLARATION of RIGHTS, &c.

I. THAT all political power is vested in, and derived

from the People only.

II. That the People of this State ought to have the fole and exclusive right of regulating the internal goverment and police thereof.

III. That no man, or fet of men, are entitled to exclusive or separate emoluments or privileges from the community, but in confideration of public fervices.

IV. That the legislative, executive, and supreme judicial powers of Government, ought to be forever

Separate and distinct from each other.

V. That all powers of fuspending laws, or the execution of laws, by any authority, without consent of the Representatives of the People, is injurious to their rights, and ought not to be exercised.

VI. That elections of Members, to serve as Repre-

sentatives in General Assembly, ought to be free.

VII. That in all criminal profecutions, every man has a right to be informed of the acculation against him. and to confront the accusers and witnesses with other testimony, and shall not be compelled to give evidence against himself.

VIII. That no freeman shall be put to answer any criminal charge, but by indictment, presentment or im-

peachment.

IX. That no freeman shall be convicted of any crime. but by the unanimous verdict of a jury of good and lawful men, in open court, as heretofore used.

X. That excessive bail should not be required, nor excessive tines imposed, nor cruel or unusual punishments That inflicted.

XI. That general warrants, whereby an officer or meffenger, maybe commanded to fearch sufpected places, without evidence of the fact committed, or to seize any person or persons, not named, whose offences are not particularly described, and supported by evidence—are dangerous to liberty and ought not to be granted.

XII. That no freeman ought to be taken, imprisoned or disseized of his freehold, liberties or privileges, or outlawed, or exiled, or in any manner destroyed, or deprived of his life, liberty, or property, but by the

law of the land.

XIII. That every freeman, restrained of his liberty, is entitled to a remedy, to enquire into the lawfulness thereof, and to remove the same, if unlawful; and that such remedy ought not to be denied or delayed,

XIV. That in all controversies at law, respecting property, the ancient mode of trial by jury, is one of the best securities of the rights of the People, and

ought to remain facred and inviolable.

XV. That the freedom of the Press is one of the great bulwarks of Liberty, and therefore ought never to be restrained.

XVI. That the People of this State ought not to be taxed, or made subject to the payment of any impost, or duty, without the confent of themselves, or their Representatives in General Assembly freely given.

XVII. That the People have a right to bear arms, for the defence of the State; and as standing armies, in time of peace, are dangerous to liberty, they ought not to be kept up; and that the military should be kept under strict subordination to, and governed by the civil power.

XVIII. That the People have a right to affemble together, to confult for their common good, to instruct their Representatives, and to apply to the Legislature

for redress of grievances.

XIX. That all men have a natural and unalienable right to worship Almighty God, according to the dictates of their own consciences.

XX. That for redress of grievances, and for amending and firengthening the laws, elections ought often to be held.

That

XXI. That a frequent recurrence to fundamental principles is absolutely necessary, to preserve the bleffings of Liberty.

XXII. That no hereditary emoluments, privileges,

or honours, be granted or conferred in this State.

XXIII. That perpetuities and monopolies are contrary to the genius of a free State, and ought not to

be allowed,

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XXIV. That retrospective laws, punishing facts, committed before the existence of such laws, and, by them only, declared criminal, are oppressive, unjust, and incompatible with Liberty; wherefore, no expost

fatto law ought to be made.

XXV. The property of the foil in a free government, being one of the estential rights of the collective body of the people, it is necessary, in order to avoid future disputes, that the limits of the State should be ascertained with precision: and as the former temporary line, between North and South-Carolina, was confirmed and extended by Commissioners, appointed by the Legislatures of the two States, agreeable to the order of the late King George II, in council, that line, and that only, should be esteemed the southern boundary of this State—that is to fay, beginning on the sea side, at a cedar stake, at or near the mouth of Little river, (being the fouthern extremity of Brunswic county) and running from thence a north-west course, through the boundary house, which stands in 33 degrees 56 min. to 35 deg. N.latitude; and from thence a west course so far as is mentioned in the charter of King Charles II. to the late proprietors of Carolina. Therefore all the territory, feas, waters and harbours, with their appurtenances, lying between the line above described, and the fouthern line of the State of Virginia, which begins on the sea-shore, in thirty six degrees thirty minutes, north latitude, and from thence runs west, agreeable to the said charter of King Charles, are the right and property of the People of this State, to be held by them in fovereignty; any partial line without the confent of the Legislature of this State, at any time thereafter directed or laid out, in anywise notwithstanding

Provided always, That this Declaration of Right shall not prejudice any nation or nations of Indians, from enjoying such hunting grounds as may have been, or hereafter shall be, secured to them, by any former or future Legislature of this State:—And provided also, That it shall not be construed so as to prevent the establishment of one or more Governments, westward of this State, by consent of the Legislature:—And provided further, That nothing herein contained shall affect the titles or possessions of individuals, holding or claiming under the laws heretofore in force, or grants heretofore made by the late King George II. or his predecessors, or the late lords proprietors, or any of them.

THE CONSTITUTION OR FORM OF GOVERNMENT, &c. WHEREAS allegiance and protection are, in their nature, reciprocal, and the one should of right be refused, when the other is withdrawn:-

And whereas, George the third, King of Great Britian, and late sovereign of the British American Colonies, hath not only withdrawn from them his protection, but, by an act of the British Legislature, declared the inhabitants of these States out of the protection of the British crown, and all their property found upon the high seas, liable to be seized, and confiscated to the uses mentioned in the said act; and the said George the third, has also sent fleets and armies, to prosecute a cruel war against them, for the purpose of reducing the inhabitants of the said colonies to a state of abject slavery; in consequence whereof, all government under the said King, within the said colonies, hath ceased, and a total dissolution of government, in many of them, hath taken place:

And whereas the Continental Congress, having considered the premises, and other previous violations of the rights of the good People of America, have therefore declared, that the thirteen United Colonies, are, of right, wholly absolved from all allegiance to the British crown, or any other foreign jurisdiction whatsoever; and that the said Colonies now are, and forever

shall be, free and independent States-

Wherefore, in our present state, in order to prevent anarchy and confusion, it becomes necessary that Government should be established in this State; therefore, We, the Representatives of the freemen of North-Carolina, chosen and assembled in Congress, for the express purpose of framing a Constitution, under the authority of the People, most conducive to their happiness and prosperity, do declare, that a Government for this State, shall be established in manner and form following, to wit:

I. That the Legislative authority shall be vested in two distinct branches, both dependent on the People,

to wit: a Senate and House of Commons.

II. That the Senate shall be composed of Representatives, annually chosen by ballot, one for each county in the State.

HI. That the House of Commons shall be composed of Representatives annually chosen by ballot, two for each county, and one for each of the towns of Edenton, Newbern, Wilmington, Salisbury, Hillsborough, and Halifax.

IV. That the Senate and House of Commons, assembled for the purpose of legislation, shall be denomi-

nated, The General Assembly.

V. That each member of the Senate shall have usually resided in the county, in which he is chosen, for one year, immediately preceding his election, and for the same time shall have possessed, and continue to possess, in the county which he represents, not less than three hundred acres of land in fee.

VI. That each member of the House of Commons shall have usually resided in the county, in which he is chosen, for one year immediately preceding his election, and for six months shall have possessed, and continue to possess, in the county which he represents, not less than one hundred acres of land in fee, or for the term of his own life.

VII. That all freemen, of the age of twenty-one years, who have been inhabitants of any one county within the State twelve months, immediately preceding the day of any election, and possessed of a freehold.

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within the same county, of fifty acres of land, for six months next before, and at the day of election, shall be entitled to vote for a member of the Senate.

VIII. That all freemen of the age of twenty-one years, who have been inhabitants of any one county within the State, twelve months immediately preceding the day of any election, and shall have paid public taxes, shall be entitled to vote for members of the House of Commons, for the county in which he resides.

IX. That all persons, possessed of a freehold, in any town in this State, having a right of representation, and also all freemen, who have been inhabitants of any such town twelve months next before, and at the day of election, and shall have paid public taxes, shall be entitled to vote for a member to represent such town in the House of Commons:—Provided always, that this section shall not entitle any inhabitant of such town to vote for members of the House of Commons, for the county, in which he may reside, nor any freeholder in such county, who resides without or beyond the limits of such town, to vote for a member for said town.

X. That the Senate and House of Commons, when met, shall each have power to choose a Speaker, and other their officers; be judges of the qualifications and elections of their members; sit upon their own adjournments from day to day; and prepare bills, to be passed into laws. The two Houses shall direct writs of election, for supplying intermediate vacancies; and shall also jointly, by ballot, adjourn themselves to any future day and place.

XI. That all bills shall be read three times in each House, before they pass into laws, and be signed by

the Speakers of both Houses.

XII. That every person, who shall be chosen a member of the Senate or House of Commons, or appointed to any office or place of trust, before taking his seat, or entering upon the execution of his office, shall take an oath to the State; and all officers shall take an oath of office.

XIII. That the General Assembly shall by joint ballot of both Houses, appoint Judges of the Supreme Courts

of law and equity, Judges of Admiralty, and Attorney-General, who shall be commissioned by the Governor,

and hold their offices during good behaviour.

XIV. That the Senate and House of Commons shall have power to appoint the Generals and field officers of the militia, and all officers of the regular army of this State.

XV. That the Senate and House of Commons jointly, at their first meeting after each annual election, shall by ballot, elect a Governor for one year, who shall not be eligible to that office longer than three, in six successive years. That no person, under thirty years of age, and who has not been a resident in this State above five years, and having, in the State, a freehold in lands and tenements, above the value of one thousand pounds, shall be eligible as a Governor.

XVI. That the Senate and House of Commons, jointly at their first meeting, after each annual election, shall, by ballot, elect seven persons, to be a Council of State for one year, who shall advise the Governor in the execution of his office, and that four members shall be a quorum; their advice and proceedings shall be entered in a journal, to be kept for that purpose only, and signed by the members present; to any part of which, any member present may enter his dissent. And such journal shall be laid before the General Assembly when called for by them.

XVII. That there shall be a seal of this State, which shall be kept by the Governor, and used by him as occasion may require; and shall be called, *The Great Seal of the State of North Carolina*, and be affixed to all grants and commissions.

XVIII. The Governor, for the time being, shall be Captain General, and Commander in Chief of the Militia; and in the recess of the General Assembly, shall have power by and with the advice of the Council of State, to embody the militia for the public safety.

XIX. The Governor, for the time being, shall have power to draw for, and apply such sums of money, as shall be voted by the General Assembly, for the contingencies of Government, and be accountable to them for

the same. He also may, by and with the advice of the Council of State, lay embargoes, or prohibit the exportation of any commodity, for any term not exceeding 30 days, at any one time in the recess of the General Assembly; and shall have the power of granting pardons and reprieves, except where the prosecution shall be carried on by the G. Assembly, or the law shall otherwise direct; in which case, he may in the recess, grant a reprieve until the next sitting of the General Assembly; and may exercise all the other executive powers of Government, limited and restrained, as by this Constitution is mentioned, and according to the law of the State. And on his death, inability, or absence from the State, the Speaker of the Senate, for the time being, (and in case of his death, inability, or absence from the State, the Speaker of the House of Commons) shall exercise the powers of Government, after such death, or during such absence or inability of the Governor for Speaker of the Senate) or until a new nomination is made by the General Assembly.

XX. That in every case, where any officer, the right of whose appointment is, by this Constitution, vested in the General Assembly, shall, during their recess, die, or his office by other means become vacant, the Governor shall have power, with the advice of the Council of State, to fill up such vacancy, by granting a temporary commission, which shall expire at the end of the next session of the General Assembly.

XXI. That the Governor, Judges of the Supreme Court of Law and Equity, Judges of Admiralty, and Attorney-General, shall have adequate salaries, during their continuance in office.

XXII. That the General Assembly shall, by joint ballot of both Houses, annually appoint a Treasurer, or

Treasurers, for this State,

XXIII. That the Governor and other officers, offending against the State, by violating any part of this Constitution, mal-administration, or corruption, may be prosecuted, on the impeachment of the General Assembly, or presentment of the Grand Jury, of any Court of Supreme Jurisdiction in this State.

That

XXIV. That the General Assembly shall, by joint ballot of both Houses, triennially appoint a Secretary for this State.

XXV. That no persons, who heretofore have been, or hereafter may be receivers of public monies, shall have a seat in either House of General Assembly, or be eligible to any office in this State, until such person shall have fully accounted for, and paid into the Treasury, all sums for which they may be accountable and liable.

XXVI. That no Treasurer shall have a seat, either in the Senate, House of Commons, or Council of State, during his continuance in that office, or before he shall have finally settled his accounts with the public, for all the monies, which may be in his hands, at the expiration of his office, belonging to the State, and hath paid the same into the hands of the succeeding Treasurer.

XXVII. That no officer in the regular army or navy, in the service and pay of the United States, of this or any other State, nor any contractor or agent for supplying such army or navy with cloathing or provisions, shall have a seat either in the Senate, House of Commons, or Council of State, or be eligible thereto: and any member of the Senate, House of Commons, or Council of State, being appointed to, and accepting of such office, shall thereby vacate his seat.

XXVIII. That no member of the Council of State shall have a seat, either in the Senate or House of Commons.

XXIX. That no Judge of the Supreme Court of Law or Equity, or Judge of Admiralty, shall have a seat in the Senate, House of Commons, or Council of State.

XXX. That no Secretary of this State, Attorney-General, or Clerk of any Court of Record, shall have a seat in the Senate, House of Commons, or Council of State.

XXXI. That no clergyman, or preacher of the gospel, of any denomination, shall be capable of being a member of either the Senate, House of Commons, or Council of State, while he continues in the exercise of the pastoral function.

That

XLVI. That neither House of the General Assembly shall proceed upon public business, unless a majority of all the Members of such House are actually present: and that, upon a motion made and seconded, the yeas and nays, upon any question, shall be taken and entered on the journals: and that the journals of the proceedings of both Houses of the General Assembly shall be printed, and made public immediately after their adjournment.

This Constitution is not intended to preclude the present Congress from making a temporary provision for the well ordering of this State, until the General Assembly shall establish government, agreeable to the mode herein before described.

RICHARD CASWELL, President.

December the 18th, 1776, read the third time, and ratified in open Congress.

By Order,

JAMES GREEN, Jun. Sec.

SOUTH-CAROLINA.

The CONSTITUTION of the State of South-Carolina.

K, the Delegates of the People of the State of South-Carolina in General Convention met, do ordain and establish this Constitution for its government.

ARTICLE I.

SECTION I. The Legislative authority of this State shall be vested in a General Assembly, which shall consist of Senate and House of Representatives.

II. The House of Representatives shall be composed of members, chosen by ballot, every second year, by the citizens of this State qualified as in this Constitution is provided.

III. The several election districts, in this State, shall elect the following number for Representatives, viz.

Char-

SOUTH-CAROLINA. Members 1				197 Members	
lip and St.Michael,		15	Darlington,	-	2
Christ-Church	-	3	York,	•	3
St: John, Berkley,	-	3	Chester,	•	3 2
St. Andrew,	. -	3	Fairfield,		2
St. George, Dorchester,		3	Richland, ;	• .	2
St. James, Goofe Creek,	•	3	Lancaster,		2
St. Thomas and St. De	nnis.	3	Kershaw,	•	2
St. Paul,		3	Claremont,	•	2
St. Bartholomew,		3	Clarendon,	- '	2
St. James, Santee,	-	3.	Abbeville,	• /	3
St. John, Colleton,	-	3	Edgefield,	-	3
St.Stephen,	-	3	Newbury, including t	he forl	٠ -
St. Helena,		3	between Broad and		
St.Luke.	-	3	rivers,		3
PrinceWilliam,	-	3	Laurens,	- 1	3
St. Peter.	-	3	Union,	-	3 2
AllSaints, including i	ts an		Spartan,		2
cient boundaries.		1	Greenville,	-	2
Winyaw, not includir	ng ani	7	Pendleton,	·	3
part of AllSaints,		3	St. Matthew,		2
Kingston, not including	ne an		Orange,	- 1	3
part of AllSaints,		2	SaxeGotha,		
Williamsburgh,		2	Winton, including the	e differi	ۍ ۵
Liberty,	-	2	between Savanna	h rive	~ ~
Marlborough.	-	2	and the N.fork of	Edific	٠.

IV. Every free white man, of the age of twentyone years, being a citizen of this State, and having resided therein two years, previous to the day of election,
and who hath a freehold of fifty acres of land, or a
town lot, of which he hath been legally seized and possessed, at least six months before such election, or, (not
having such freehold or town lot) hath been a resident
in the election district, in which he offers to give his
vote, six months before the said election, and hath paid
a tax the preceding year of three shillings sterling, towards the support of this Government, shall have a
right to vote for a member or members, to serve in either branch of the Legislature, for the election district
in which he holds such property, or is so resident.

V. The returning officer, or any other person present, entitled to vote, may require any person, who shall offer his vote at an election, to produce a certificate of his citizenship, and a receipt from the tax col-

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lector, of his having paid a tax entitling him to vote, or to swear or affirm, that he is duly qualified to vote agree-

ably to this Constitution.

VI. No person shall be eligible to a seat in the House of Representatives, unless he is a free white man, of the age of twenty-one years, and hath been a citizen and resident in this State, three years previous to his election. If a resident in the election district, he shall not be eligible to a seat in the House of Representatives, unless he be legally seized and possessed, in his own right, of a settled freehold estate, of five hundred acres of land, and ten negroes; or of a real estate, of the value of one hundred and fifty pounds sterling, clear of debt. If a non-resident, he shall be legally seized and possessed of a settled freehold estate therein, of the value of five hundred pounds sterling, clear of debt.

VII. The Senate shall be composed of members, to be chosen for four years, in the following proportions, by the citizens of this State, qualified to elect members to the House of Representatives, at the same time, in the same manner, and at the same places, where they

shall vote for Representatives, viz.

			•		
Members			Members		
Charleston, including St. Phil-			Marlborough, Chefterfield,		
lip and St. Michael,		2	and Darlington,	-	2
ChristChutch,	-	1	York,	-	1
St. John, Berkley,	-	Ιj		and	
St. Andrew,	-	1	Chefter,	-	Į
St.George,	-	1	Lancaster and Kershaw		I,
tt. James, Goofe Creek,	· :	1	Claremont and Clarend	on,	1
St. Thomas and St. Der	mis,	1	Abbeville,	-	1
St. Paul,	-	. 1	Edgefield,	-	1.
St.Bartholomew,	-	1	Newbury, including the	e fork	,
St. James, Santee,	-	1	&c	-"	I,
St. John, Colleton,	-	τ	Laurens,	-	I
St. Stephen,	•	.1	Union,	-	1
St.Helena,	•	1	Spartan,	-	¥
St. Luke,	•	1	Greenville,	-	1
PrinceWilliam,	-	1.	Pendleton,	-	1
St Peter,	•	. 1	St. Matthew and Orang	ge	I
All Saints,	-	1	SaxeGotha,		1,
Winyaw and William	Winton, including the district				
Liberty and Kingfton	្ទា	1	between 3avannah riv	/er,&c	. Ì
				3.5-	

No

VIII. No person shall be eligible to a seat in the Schate, unless he is a free white man, of the age of thirty years, and hath been a citizen and resident in this State five years previous to his election. If a resident in the election district, he shall not be eligible unless he be legally seized and possessed, in his own right, of a settled freehold estate of the value of three hundred pounds sterling, clear of debt. If a non-resident in the election district, he shall not be eligible, unless he be legally seized and possessed, in his own right, of a settled freehold estate in the said district of the value of one thousand pounds sterling, clear of debt.

IX. Immediately after the Senators shall be assembled, in consequence of the first election, they shall be divided by lot into two classes. The seats of the Senators of the first class shall be vacated at the expiration of the second year, and of the second class at the expiration of the fourth year; so that one-half thereof, as near as possible, may be chosen forever thereafter, every second year, for the term of four

years.

X. Senators and Members of t'e House of Representatives, shall be chosen on the second Monday in October next, and the day following, and on the same days in every second year thereafter, in such manner and at such times as are herein directed:—and shall meet on the fourth Monday in November annually at Columbia, (which shall remain the seat of government, until otherwise determined, by the concurrence of two-3ds of both branches of the whole Representation) unless the casualties of war, or contagious disorders, should render it unsafe to meet there; in either of which cases the Governor, or Commander in Chief for the time being, may, by proclamation, appoint a more secure and convenient place of meeting.

XI. Each House shall judge of the elections, returns and qualifications of its own Members; and a majority of each House shall constitute a quorum to do business: but a smaller number may adjourn from day to day, and may be authorised to compel the attendance of absent Members in such manner, and under such penal-

ties, as may be provided by law.

XII. Each House shall choose by ballot its own officers, determine its rules of proceeding, punishits Members for disorderly behaviour, and (with the concurrence of two-thirds) expel a Member, but not a second time for the same cause.

XIII. Each House may punish, by imprisonment, during sitting, any person, not a Member, who shall be guilty of disrespect to the House, by any disorderly or contemptuous behaviour in its presence—or who, during the time of its sitting, shall threaten harm to the body or estate of any Member, for any thing said or done in either House, or who shall assault any of them therefor—or who shall assault or arrest any witness, or other person ordered to attend the House, in his going to, or returning therefrom, or who shall rescue any person arrested by order of the House.

XIV. The Members of both Houses shall be protected, in their persons and estates, during their attendance on, going to, and returning from, the Legislature, and ten days previous to their sitting, and ten days after the adjournment of the Legislature. But these privileges shall not be extended, so as to protect any Member who shall be charged with treason, felony, or breach

of the peace.

XV. Bills for raising a revenue shall originate in the House of Representatives, but may be altered, amended, or rejected by the Senate.

All other bills may originate in either House, and

may be amended, altered, or rejected by the other.

XVI. No bill or ordinance shall have the force of law, until it shall have been read three times, and on three several days, in each House, has had the Great Scal affixed to it, and has been signed in the Senate-House, by the President of the Senate, and Speaker of the House of Representatives.

XVII. No money shall be drawn out of the public treasury, but by the Legislative authority of the State.

XVIII. The Members of the Legislature, who shall assemble under this Constitution, shall be entitled to receive out of the public treasury, as a compensation for their expences, a sum not exceeding seven shillings

sterling a day, during their attendance on, going to, and returning from the Legislature; but the same may be increased or diminished by law, if circumstances shall require: but no alterations shall be made by any Legislature, to take effect during the existence of the the Legislature, which shall make such alterations.

XIX. Neither House shall, during their session, without the consent of the other, adjourn for more than three days, nor to any other place than that in which

the two Houses shall be sitting.

XX. No bill or ordinance, which shall have been rejected by either House, shall be brought in again during the sitting, without leave of the House, and notice of

six days being previously given.

XXI. No person shall be eligible to a seat in the Legislature whilst he holds any office of profit or trust under this State, the United States, or either of them, or under any other power—except officers in the militia, army or navy of this State, Justices of the Peace, or Justices of the County Courts, while they receive no salaries; nor shall any contractor of the army or navy of this State, the United States, or either of them, or the agents of such contractor, be eligible to a seat in either House. And if any Member shall accept or exercise any of the said disqualifying offices, he shall vacate his seat.

XXII. If any election district shall neglect to choose a Member or Members, on the days of election, or if any person chosen a Member of either House should refuse to qualify and take his seat, or should die, depart the State, or accept of any disqualifying office, a writ of election shall be issued by the President of the Senate or Speaker of the House of Representatives, (as the case may be) for the purpose of filling up the vacancy thereby occasioned, for the remainder of the term, for which the person, so refusing to qualify, dying, departing the State, or accepting a disqualifying office, was elected to serve.

XXIII. And whereas the ministers of the gospel are, by their profession, dedicated to the service of God, and the care of souls, and ought not to be diverted from

the great duties of their function; therefore no minister of the gospel, or public preacher, of any religious persuasion, whilst he continues in the exercise of his pastoral functions, shall be eligible to the office of Governor, Lieutenant Governor, or to a seat in the Senate, or House of Representatives.

ARTICLE II.

I. The executive authority of this State shall be invested in a Governor, to be chosen in manner following: As soon as may be, after the first meeting of the Senate and House of Representatives, and at every first meeting of the House of Representatives thereafter, when a majority of both Houses shall be present, the Senate and House of Representatives shall, jointly, in the House of Representatives, choose, by ballot, a Governor, to continue for two years, and until a new election shall be made.

II. No person shall be eligible to the office of Governor, unless he hath attained the age of thirty years, and hath resided within this State, and been a citizen thereof ten years, and unless he be selzed and possessed of a settled estate within the same, in his own right, of the value of 1500l. sterling, clear of debt.

No person having served two years as Governor, shall be re-eligible to that office, till after the expiration of

four years.

No person shall hold the office of Governor, and any other office, or commission, civil or military (except in the milita) either in this State, or under any State, or the United States, or any other power, at one and the same time.

III. A Lieutenant Governor shall be chosen, at the same time, in the same manner, continue in office for the same period, and be possessed of the same qualifications as the Governor.

IV. A Member of the Senate or House of Representatives, being chosen, and acting as Governor or Lieutenant Governor, shall vacate his seat, and another person shall be elected in his stead.

V. In case of the impeachment of the Governor, or s removal from office, death, resignation, or absence from

From the State, the Lieutenant Governor shall succeed to his office. And case of the impeachment of the Lieutenant Governor, or his removal from office, death, resignation, or absence from the State, the President of the Senate shall succeed to his office, till a nomination to those offices respectively, shall be made by the Senate, and House of Representatives, for the remainder of the time, for which the officer, so impeached, removed from office, dying, resigning, or being absent, was elected.

VI. The Governor shall be Commander in Chief of the army and navy of this State, and of the militia, except when they shall be called into the actual service of the United States.

VII. He shall have power to grant reprieves and pardons, after conviction (except in cases of impeachment) in such manner, on such terms, and under such restrictions, as he shall think proper; and he shall have power to remit fines and forfeitures, unless otherwise directed by law.

VIII. He shall take care, that the laws be faithfully

executed in mercy.

IX. He shall have power to prohibit the exportation of provision, for any time, not exceeding thirty days.

X. He shall, at stated times, receive for his services, a compensation, which shall neither be increased or diminished, during the period for which he shall have been elected.

XI. All officers in the executive department, when required by the Governor, shall give him information in writing, upon any subject relating to the duties of their respective offices.

XII. The Governor shall, from time to time, give to the General Assembly information of the condition of the State, and recommend to their consideration such measures as he shall judge necessary or expedient.

XIII. He may, on extraordinary occasions, convene the General Assembly, and in case of disagreement between the two Houses with respect to the time of adjournment, adjourn them to such time as he shall think proper, not beyond the fourth Monday in the month of November then ensuing.

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ARTICLE III.

I. The judicial power shall be vested in such Superior and Inferior Courts of Law and Equity, as the Legislature shall, from time to time, direct and establish.

The Judges of each shall hold their commissions during good behaviour; and Judges of the Superior Courts shall, at stated times, receive a compensation for their services, which shall neither be increased or diminished during their continuance in office; but they shall receive no fees, or perquisites of office, nor hold any other office of profit or trust, under this State, the United States, or any other power.

II. The style of all processes shall be, "The State of South-Carolina."—All prosecutions shall be carried on in the name and by the authority of the State of South-Carolina, and conclude—"Against the peace and dignity of the same."

ARTICLE IV.

All persons, who shall be chosen or appointed to any office of profit or trust, before entering on the execution thereof, shall take the following oath: "I do swear, [or affirm] that I am duly qualified, according to the Constitution of this State, to exercise the office, to which I have been appointed, and will, to the best of my abilities, discharge the duties thereof, and preserve, protect, and defend the Constitution of this State, and of the United States."

ARTICLE V.

1. The House of Representatives shall have the sole power of impeaching; but no impeachment shall be made, unless with the concurrence of two-thirds of the House of Representatives.

II. All impeachments shall be tried by the Senate. When sitting for that purpose, the Senators shall be on oath, or affirmation; and no person shall be convicted without the concurrence of two-thirds of the members present.

III. The Governor, Lieutenant-Governor, and all the civil officers, shall be liable to impeachment, for any isdemeanor in office; but judgement in such cases

shall extend further than to a removal from office, and disqualification to hold any office of honour, trust, or profit, under this State.—The party convicted shall nevertheless be liable to indictment, trial, judgment, and punishment, according to law.

ARTICLE VI.

I. The Judges of the Superior Courts, Commissioners of the Treasury, Secretary of the State, and Surveyor-General, shall be elected by the joint ballot of both Houses, in the House of Representatives. The Commissioners of the Treasury, Secretary of the State, and Surveyor-General, shall hold their offices for four years: but shall not be eligible again for four years; after the expiration of the time for which they shall have been elected.

II. All other officers shall be appointed, as they hitherto have been, until otherwise directed by law; but Sheriffs shall hold their offices for four years, and not be again eligible, for four years after the term for which they shall have been elected.

III. All commissions shall be in the name, and by the authority of the State of South-Carolina, and be sealed with the seal of the State, and be signed by the Governor.

ARTICLE. VII.

All laws, of force in this State, at the passing of this Constitution, shall so continue, until altered or repealed by the Legislature, except where they are temporary, in which case they shall expire, at the times respectively limited for their duration, if not continued by act of the Legislature.

ARTICLE VIII.

I. The free exercise and enjoyment of religious profession and worship, without discrimination or preference, shall forever hereafter, be allowed within this State to all mankind; provided, that the liberty of conscience, thereby declared, shall not be so construed as to excuse acts of licentiousness, or justify practices inconsistent with the peace or safety of this State.

II. The rights, privileges, immunities and estates of both civil and religious societies, and of corporate bodies, shall remain as if the Constitution of this State had not been altered or amended.

ARTICLE IX.

I. All power is originally vested in the People; and all freeGovernments are founded on their authority, and are instituted for their peace, safety, and happiness.

II. No freeman of this State shall be taken or imprisoned, or disseized of his freehold, liberties or privileges, or outlawed, or exiled, or in any manner destroyed, or deprived of his life, liberty, or property, but by the judgment of his peers, or by the law of the land; nor shall any bill of attainder, ex post fucto law, or law impairing the obligation of contracts, ever be passed by the Legislature of this State.

III. The military shall be subordinate to the civil

power.

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IV. Excessive bail shall not be required, nor excessive fines imposed, nor cruel punishments inflicted.

V. The Legislature shall not grant any title of nobility, or hereditary distinction, nor create any office, the appointment to which shall be for any longer time than during good behaviour.

VI. The trial by jury, as heretofore used in this State, and the Liberty of the Press, shall be forever in-

violably preserved.

ARTICLE X.

I. The business of the treasury shall be, in future, conducted by two Treasurers, one of whom shall hold his ofnce, and reside at Columbia; the other shall hold his ofnce, and reside at Charleston.

II. The Secretary of State, and Surveyor-General, shall hold their offices both in Columbia and in Charleston. They shall reside at one place, and their Deputies at the other.

III. At the conclusion of the circuits, the Judges shall meet and sit at Columbia, for the purpose of hearing and determining all motions, which may be made for new trials, and in arrest of judgments, and such points of law, as may be submitted to them. From Columbia, they shall proceed to Charleston, and there hear and deermine all such motions for new trials, and in arrest of

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judgment, and such points of law, as may be submitted to them.

IV. The Governor shall always reside, during the sitting of the Legislature, at the place where their session may be held; and at other times, wherever, in his opinion the public good may require.

V. The Legislature shall, as soon as may be convenient, pass laws for the abolition of the rights of primogeniture, and for giving an equitable distribution of

the real estate of intestates.

ARTICLE XI.

No Convention of the People shall be called, unless by the concurrence of two-thirds of both branches of the whole Representation.

No part of this Constitution shall be altered, unless a bill to alter the same, shall have been read three times in the House of Representatives, and three times in the Senate, and agreed to by two-thirds of both branches of the whole Representation; neither shall any alteration take place, until the bill, so agreed to, be published three months, previous to a new election for members to the House of Representatives; and if the alteration, proposed by the Legislature, shall be agreed to, in their first session, by two-thirds of the whole Representation, in both branches of the Legislature, after the same shall have been read three times, on three several days, in each House, then and not otherwise, the same shall become a part of the Constitution.

Done in Convention, at Columbia, in the State of South-Carolina, the 3d day of June, in the year of our Lord 1790, and in the 14th year of the Independence of the United States of America.

By the unanimous order of the Convention,

make some states

en gelig her bliv i dependent i se se en in de er. Til de er staden i se en geleg se her i se

CHARLES PINCKNEY, President.

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GEORGIA.

The CONSTITUTION of the State of Georgie, as revised, amended and compiled, by the Convention of the State, at Louisville, on the 30th day of May, 1798.

ARTICLE I.

SECT. 1. THE legislative, executive and judiciary departments of Government; shall be distinct, and each department shall be confided to a separate body of magistracy; and no person, or collection of persons, being of one of those departments, shall exercise any power properly attached to either of the others, except in the instances herein expresly permitted.

SECT. 2. The legislative power shall be vested in two separate and distinct branches, to wit, a Senate and House of Representatives, to be styled "The General

Assembly."

SECT. 3. The Senate shall be elected annually, on the first Monday in November, until such day of election be altered by law; and shall be composed of one Member from each county, to be chosen by the electors thereof.

SECT. 4. No person shall be a Senator, who shall not have attained to the age of twenty-five years; and have been nine years a citizen of the United States, and three years an inhabitant of this State, and shall have usually resided within the county for which he shall be returned, at least one year immediately preceding his election, (except persons who may have been absent on public business of this State, or the United States) and is and shall have been possessed in his own right, of a settled freehold estate, of the value of five hundred dollars, or of taxable property to the amount of one thousand dollars, within the county, for one year preceding his election; and whose estate shall, on a reasonable estimation, be fully competent to the discharge of his just ebts, over and above that sum.

SECT. 5. The Senate shall elect, by ballot, a President out of their own body.

SECT. 6. The Senate shall have the sole power to try all impeachments:—When sitting for that purpose, they shall be on oath or affirmation; and no person shall be convicted, without the concurrence of two-thirds of the Members present:—Judgment, in cases of impeachment, shall not extend further than removal from office, and disqualification to hold and enjoy any office of honour, trust or profit, within this State; but the party convicted shall, nevertheless, be subject to indictment, trial,

judgment, and punishment, according to law.

SECT. 7. The House of Representatives shall be composed of members from all the counties which now are, or hereafter may be, included within this State. according to their respective numbers of free white persons, and including three-fifths of all the people of colour: The actual enumeration shall be made within two years, and within every subsequent term of seven years thereafter, at such time, and in such manner, as this Convention may direct: Each county containing three thousand persons, agreeably to the foregoing plan of enumeration, shall be entitled to two members, seven thousand to three members, and twelve thousand to four members; but each county shall have at least one, and not more than four members: the Representatives shall be chosen annually, on the first Monday in November, until such day of election be altered by law. Until the aforesaid enumeration shall be made, the several counties shall be entitled to the following number of Representatives, respectively: - Camden two; Glynn two; Liberty three: M'Intosh two; Bryan one; Chatham four; Effingham two; Scriven two; Montgomery two; Burke three; Bullock one; Jefferson three; Lincoln two; Elbert three; Jackson two; Richmond three; Wilkes four; Columbia three: Warren three; Washington three; Hancock four; Greene three; Oglethorpe three; and Franklin two.

SECT. 8. No person shall be a Representative who shall not have attained to the age of twenty-one years, and have been seven years a citizen of the United States

States; three years an inhabitant of this State, and have usually resided in the county in which he shall be chosen, one year immediately preceding his election (unless he shall have been absent on public business of this State or the United States) and shall be possessed, in his own right, of a settled freehold estate of the value of two hundred and fifty dollars, or of taxable property to the amount of five hundred dollars, within the county, for one year preceding his election; and whose estate shall, on a reasonable estimation, be competent to the discharge of his just debts, over and above that sum.

SECT. 9. The House of Representatives shall choose their Speaker and other officers.

SECT. 10. They shall have solely the power to impeach all persons who have been, or may be in office.

SECT. 11. No person holding any military commission or other appointment, having any emolument or compensation annexed thereto, under this State or the United States, or either of them (except Justices of the Inferior Court, Justices of the Peace, and officers of the militia) nor any person who has had charge of public monies belonging to the State, unaccounted for and unpaid, or who has not paid all legal taxes or contributions to the Government required of him, shall have a seat in either branch of the General Assembly; nor shall any Senator or Representative be elected to any office or appointment by the Legislature, having any emoluments or compensation annexed thereto, during the time for which he shall have been elected, with the above exceptions, unless he shall decline accepting his seat, by notice to the Executive, within twenty days after he shall have been elected; nor shall any Member, after having taken his seat, be eligible to any of the aforesaid offices or appointments during the time for which he shall have been elected.

SECT. 12 The meeting of the General Assembly shall be annual, on the second Tuesday in January, until such day of meeting be altered by law; a majority of each branch shall be authorized to proceed to business; but a smaller number may adjourn from day to

day, and compel the attendance of their Members in

such manner as each House may prescribe.

SECT. 13. Each House shall be the judges of the elections, returns and qualifications of its own Members, with powers to expel or punish by censuring, fining and imprisoning, or either, for disorderly behaviour, and may expel any person convicted of any felonious or infamous offence; each House may punish by imprisonment, during session, any person, not a Member, who shall be guilty of disrespect by any disorderly or contemptuous behaviour in its presence, or who, during session, shall threaten harm to the body or estate of any Member, for any thing said or done in either House, or who shall assault any of them therefor; or who shall assault or arrest anywitness in going to or returning there from, or who shall rescue anyperson arrested by order of either House.

SECT. 14. No Senator or Representative shall be liable to be arrested during his attendance on the General Assembly, or for ten days previous to its sitting, or for ten days after the rising thereof, except for treason, felony, or breach of the peace; nor shall any member be liable to answer for any thing spoken in debate in either House, in any court or place elsewhere; but shall nevertheless be bound to answer for perjury, bribery or corruption.

SECT. 15. Each House shall keep a journal of its proceedings, and publish them immediately after their adjournment; and the yeas and nays of the members on any question, shall, at the desire of any two mem-

bers, be entered on the journals.

SECT. 16. All bills for raising revenue or appropriating monies, shall originate in the House of Representatives; but the Senate shall propose or concur with amendments, as in other bills.

SECT. 17. Every bill shall be read three times and on three separate days, in each branch of the General Assembly, before it shall pass, unless in cases of actual invasion or insurrection; nor shall any law or ordinance pass, containing any matter different from what is expressed in the title thereof; and all acts shall be signed

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by the President in the Senate, and Speaker in the House of Representatives: No bill or ordinance which shall have been rejected by either House, shall be brought in again during the session, under the same or any other title, without the consent of two-thirds of each branch.

SECT. 18. Each Senator and Representative, before he be permitted to take his seat, shall take an oath or make affirmation, that he hath not practised any unlawful means, either directly or indirectly, to procure his election; and every person shall be disqualified from serving as a Senator or Representative, for the term for which he shall have been elected, who shall be convicted of having given or offered any bribe or treat, or canvassed for such election; and every candidate employing like means, and not elected, shall, on conviction, be ineligible to hold a seat in either House, or to hold any office of honour or profit, for the term of one year, and to such other disabilities or penalties as may be prescribed by law.

SECT. 19. Every member of the Senate, or House of Representatives, shall, before he takes his seat, take the following oath or affirmation, to wit—" I, A. B. do solemnly swear, or affirm, (as the case may be) that I have not obtained my election by bribery, treats, canvassing, or other undue or unlawful means, used by myself, or others by my desire or approbation, for that purpose; that I consider myself constitutionally qualified as a Senator or Representative; and that on all questions and measures which may come before me, I will give my vote, and so conduct myself, as may, in my judgment, appear most conducive to the interest and prosperity of this State; and that I will bear true faith and allegiance to the same; and to the utmost of my power and ability, observe, conform to, support and defend, the Constitution thereof."

SECT. 20. No person who hath been or may be convicted of felony, before any court of this State, or any of the United States, shall be eligible to any office or appointment of honour, profit or trust, within this State.

SECT. 21. Neither House during the session of the General Assembly, shall, without the consent of the other, adjourn for more than three days, nor to any other place, than that at which the two branches shall be sitting; and in case of disagreement, between the Senate and House of Representatives, with respect to their adjournment, the Governor may adjourn them.

SECT. 22. The General Assembly shall have power to make all laws and ordinances, which they shall deem necessary and proper for the good of the State, which shall not be repugnant to this Constitution.

SECT. 23. They shall have power to alter the boundaries of the present counties, and to lay off new ones, as well out of the counties already laid off, as out of the other territory belonging to the State; but the property of the soil, in a free government, being one of the essential rights of a free people, it is necessary, in order to avoid disputes, that the limits of this State should be ascertained with precision and exactness; and this Convention, composed of the immediate Representatives of the People, chosen by them to assert their rights, and to revise the powers given by them to the government, and from whose will, all ruling authority of right flows, DOTH assert and declare, the boundaries of this State to be as follow: That is to say, the limits, boundaries, jurisdictions, and authority, of the State of Georgia, do, and did, and of right ought to extend from the sea or mouth of the river Savannah, along the northern branch or stream thereof, to the fork or confluence of the rivers now called Tugalo, and Keowee, and from thence along the most northern branch or stream of the said river Tugalo, till it intersect the northern boundary line of South-Carolina. If the said branch or stream of Tugalo extends so far north, reserving all the islands in the said rivers Savannah and Tugalo to Georgia; but if the head spring or source of any branch or stream of the said river Tugalo, does not extend to the north boundary line of South-Carolina, then a west line to the Mississippi, to be drawn from the head spring or source of the said branch or stream of Tugaloriver, which extends to the highest northern latitude; thence down

the middle of the said river Mississippi, until it shall intersect the northernmost part of the thirty-first degree of north latitude; south by a line drawn due east, from the termination of the line last mentioned, in the latitude of thirty-one degrees north of the equator, to the middle of the river Apalachicola, or Chatahooche; thence along the middle thereof, to its junction with Flint river; thence straight to the head of St. Mary's river; and thence along the middle of St. Mary's river to the Atlantic ocean; and from thence to the mouth or inlet of Savannah river, the place of beginning. cluding and comprehending all the lands and waters within the said limits, boundaries and jurisdictional rights: and also, all the islands within twenty leagues of the sea coast. And this Convention doth further declare and assert, that all the territory without the present temporary line and within the limits aforesaid, is now, of right, the property of the free citizens of this State, and held by them in sovereignty, inalienable but by their consent: Provided nevertheless, That nothing herein contained shall be construed, so as to prevent a sale to, or contract with the United States, by the Legislature of this State, of and for all or any part of the western territory of this State, laying westward of the river Chatahooche, on such terms as may be beneficial to both parties; and may procure an extension of settlement, and an extinguishment of Indian claims, in and to the vacant territory of this State, to the East and North of the said river Chatahooche, to which territory, such power of contract or sale, by the Legislature, shall not extend: And provided also, The Legislature may give its consent to the establishment of one or more governments westward thereof; but monopolies of land by individuals, being contrary to the spirit of our free government, no sale of territory of this State, or any part thereof, shall take place to individuals or private companies, unless a county or counties shall have been first laid off, including such territory, and the Indian rights shall have been extinguished thereto.

SECT. 24. The foregoing section of this article having declared the common rights of the free citizens of this State, in and to all the territory without the present temporary boundary line, and within the limits of this State, thereby defined, by which the contemplated purchases of certain companies of a considerable portion thereof, are become constitutionally void; and justice and good faith require, that the State should not detain a consideration for a contract which has failed: the Legislature, at their next session, shall make provision, by law, for returning to any person or persons, who has or have bona fide deposited monies for such purchases in the treasury of this State: Provided, That the same shall not have been drawn therefrom in terms of the act, passed the thirteenth day of February, one thousand seven hundred and ninety-six, commonly called the rescinding act, or the appropriation laws of the years one thousand seven hundred and ninety-six, and one thousand seven hundred and ninety-seven: nor shall the monies, paid for such purchases, ever be deemed a part of the funds of this State, or be liable to appropriation as such, but until such monies be drawn from the treasury, they shall be considered altogether at the risque of the persons who have deposited the same. No money shall be drawn out of the treasury, or from the public funds of this State, except by appropriation made by law: and a regular statement and account of the receipts and expenditures of all public monies, shall be published from time to time. No vote, resolution. law, or order, shall pass the General Assembly, granting a donation or gratuity in favour of any person whatever, but by the concurrence of two-thirds of the General Assembly,

SECT. 25. It shall be the duty of the Justices of the Inferior Court, or any three of them, in each county respectively, within sixty days after the adjournment of this Convention, to appoint one or more fit persons in each county, not exceeding one for each battalion district whose duty it shall be to take a full and accurate census or enumeration of all free white persons, and people of colour, residing therein, distinguishing in se-

parate columns, the free white persons from persons of colour, and return the same to the Clerks of the Superior Courts of the several counties, certified under their haads on or before the first day of December next—the persons so appointed, being first severally sworn before the said Justices of either of them, duly and faithfully to perform the trust reposed in them: and it shall be the duty of the said Clerks, to transmit all such returns, under seal, directed to the Speaker of the House of Representatives, at the first session of the Legislature thereafter: And it shall be the duty of the General Assembly, at their said first session, to apportion the Members of the House of Representatives among the several counties, agreeably to the plan prescribed by this Constitution, and to provide an adequate compensation for the taking of the said census. Every person, whose usual place of abode shall be in any family on the first Monday in July next, shall be returned as of such family, and every person, occasionally absent at the time of taking the enumeration, as belonging to that place in which he usually resides. The General Assembly shall, by law, direct the manner of taking such census or enumeration, within every subsequent term of seven years, in conformity to this Constitution. And it is declared to be the duty of all officers, civil and military, throughout this State, to be aiding and assisting in the true and faithful execution thereof. In case the Justices of the Inferior Courts should fail to make such appointments, or if there should not be a sufficient number of such Justices in any county, then the Justices of the Peace, or any three of them, shall have and exercise like powers and authority respecting the said census: and if the census or enumeration of any county shall not be so taken and returned, then, and in that case, the General Assembly shall apportion the representation of such county, according to the best evidence in their power, relative to its population.

ARTICLE II.

SECT. 1. The executive power shall be vested in a Governor, who shall hold his office during the term of two years, and until such time as a successor shall be chos-

chosen and qualified: he shall have a competent salary established by law, which shall not be increased or diminished during the period for which he shall have been elected; neither shall he receive, within that period, any other emolument from the United States, or either of them, or from any foreign power.

SECT. 2. The Governor shall be elected by the General Assembly, at their second annual session after the rising of this Convention, and at every second annual session thereafter, on the second day after the two Houses shall be organized and competent to proceed to business.

SECT. 3. No person shall be eligible to the office of Governor, who shall not have been a citizen of the United States twelve years, and an inhabitant of this State six years, and who hath not attained to the age of thirty years, and who does not possess five hundred acres of land, in his own right, within this State, and other property to the amount of four thousand dollars, and whose estate shall not, on a reasonable estimation, be competent to the discharge of his debts, over and above that sum.

SECT. 4. In case of death, resignation, or disability of the Governor, the President of the Senate shall exercise the executive powers of Government, until such disability be removed, or until the next meeting of the General Assembly.

Sect. 5. The Governor shall, before he enters on the duties of his office, take the following oath or affirmation: "I do solemnly swear or affirm (as the case may be) that I will faithfully execute the office of Governor of the State of Georgia; and will, to the best of my abilities, preserve, protect, and defend the said State, and cause justice to be executed in mercy therein, according to the Constitution and laws thereof."

SECT. 6. He shall be Commander in Chief of the army and navy of this State, and of the militia thereof.

SECT. 7. He shall have power to grant reprieves for offences against the State, except in cases of impeachment, and to grant pardons, or to remit any part of a sentence, in all cases after conviction, except for trea-

son or murder, in which cases he may respite the execution, and make report thereof to the next General

Assembly, by whom a pardon may be granted.

SECT. 8. He shall issue writs of election to fill up all vacancies that happen in the Senate or House of Representatives: and shall have power to convene the General Assembly on extraordinary occasions; and shall give them, from time to time, information of the state of the Republic, and recommend to their consideration such measures as he may deem necessary and expedient.

SECT. 9. When any affice shall become vacant by death, resignation, or otherwise, the Governor shall have the power to fill such vacancy; and persons so appointed, shall continue in office until a successor is appointed, agreeably to the mode pointed out by this Constitution, or

by the Legislature.

SECT. 10. He shall have the revision of all bills passed by both Houses, before the same shall become laws, but two-thirds of both Houses may pass a law notwithstanding his discent: and if any bill should not be returned by the Governor within five days after it hath been presented to him, the same shall be a law, unless the General Assembly, by their adjournment, shall prevent its return.

SECT. 11. Every vote, resolution or order, to which the concurrence of both Houses may be necessary, except on a question of adjournment, shall be presented to the Governor; and before it shall take effect be approved by him, or being disapproved, may be repassed by two-thirds of both Houses, according to the rules

and limitations prescribed in case of a bill.

SECT. 12. There shall be a Secretary of the State, a Treasurer, and a Surveyor-General, appointed in the same manner, and at the same session of the Legislature, and they shall hold their offices for the like period as the Governor, and shall have a competent salary, including such emoluments as may be established by law, which shall not be increased or diminished during the period for which they shall have been elected.

SECT. 13. The Great Seal of the State, shall be deposited in the office of the Secretary of State, and shall not be affixed to any instrument of writing, but by order of the Governor or General Assembly; and the General Assembly shall, at their first session after the rising of this Convention, cause the great seal to be altered by law.

SECT. 14. The Governor shall have power to appoint

his own Secretaries.

ARTICLE III.

SECT. 1. The judicial powers of this State shall be vested in a Superior Court, and in such inferior jurisdictions as the Legislature shall, from time to time, ordain and establish. The Judges of the Superior Courts shall be elected for the term of three years, removable by the Governor on the address of two-thirds of both Houses for that purpose, or by impeachment and conviction thereon. The Superior Court shall have exclusive and final jurisdiction in all criminal cases, which shall be tried in the county wherein the crime was committed, and in all cases respecting titles to land, which shall be tried in the county where the land lies: and shall have power to correct errors in inferior judicatories by writs of certiorari, as well as errors in the Superior Courts, and to order new trials on proper and legal grounds: Provided, That such new trials shall be determined, and such errors corrected, in the Superior Court of the county in which such action originated.— And the said Court shall also have appellate jurisdiction in such other cases as the Legislature may by law direct, which shall in no case tend to remove the cause from the county in which the action originated; and the Judges thereof, in all cases of application for new trials or correction of errors, shall enter their opinions on the The Inferior Courts shall have minutes of the Court. cognizance of all other civil cases, which shall be tried in the county wherein the defendent resides, except in cases of joint obligors, residing in different counties, which may be commenced in either county: and a copy of the petition and process, served on the party or parties residing out of the county in which the suit may be commenced, shall be deemed sufficient service, under such rules and regulations, as the Legislature may direct;

but the Legislature may, by law, to which two-thirds of each branch shall concur, give concurrent jurisdiction to the Superior Courts. The Superior and Inferior Courts shall sit in each county twice in every year, at such stated times as the Legislature shall appoint.

SECT. 2. The Judges shall have salaries, adequate to their services, established by law, which shall not be increased or diminished during their continuance in office: but shall not receive any perquisites or emoluments whatever, from parties or others, on account of any du-

ty required of them.

SECT. 3. There shall be a State's Attorney and Solicitor appointed by the Legislature, and commissioned by the Governor, who shall hold their offices for the term of three years, unless removed by sentence on impeachment, or by the Governor, on the address of two-thirds of each branch of the General Assembly.—They shall have salaries adequate to their services, established by law, which shall not be increased or diminished during their continuance in office.

SECT. 4. Justices of the Inferior Courts shall be appointed by the General Assembly, and be commissioned by the Governor, and shall hold their commissions during good behaviour, or as long as they respectively reside in the county for which they shall be appointed, unless removed by sentence on impeachment, or by the Governor on the address of two-thirds of each branch of the General Assembly. They may be compensated for their services, in such manner as the Legislature

may by law direct.

SECT.5. The Justices of the Peace shall be nominated by the Inferior Courts of the several counties, and commissioned by the Governor, and there shall be two Justices of the Peace in each captain's district, either or both of whom, shall have power to try all cases of a civil nature, within their district, where the debt, or liquidated demand, does not exceed thirty dollars, in such manner as the Legislature may by law direct.—They shall hold their appointments during good behaviour, or until they shall be removed by conviction on indictment in the Superior Court, for mal-practice in of-

nce,

fice, or for any felonious or infamous crime, or by the Governor, on the address of two-thirds of each branch of

the Legislature.

SECT. 6. The powers of a Court of Ordinary or Register of Probates, shall be vested in the Inferior Courts of each county, from whose decision there may be an appeal to the Superior Court, under such restrictions and regulations as the General Assembly may by law direct; but the Inferior Court shall have power to vest the care of records and other proceedings therein, in the Clerk, or such other person as they may appoint; and any one or more Justices of the said Court, with such Clerk or other person, may issue citations and grant temporary letters, in time of vacation, to hold until the next meeting of the said Court; and such Clerk or other pesson may grant marriage licenses.

SECT. 7. The Judges of the Superior Courts, or any one of them, shall have power to issue writs of mandamus, prohibitions, scire facias and all other writs which may be necessary for carrying their powers fully into

effect.

SECT. 8. Within five years after the adoption of this Constitution, the body of our laws, civil and criminal, shall be revised, digested and arranged, under the proper heads, and promulgated in such manner as the Legislature may direct; and no person shall be debarred from advocating or defending his cause, before any Court or Tribunal, either by himself or counsel, or both.

SECT. 9. Divorces shall not be granted by the Legislature, until the parties shall have had a fair trial before the Superior Court, and a verdict shall have been obtained, authorizing a divorce upon legal principles. And in such cases, two-thirds of each branch of the Legislature may pass acts of divorce accordingly.

SECT. 10. The Clerks of the Superior and Inferior Courts, shall be appointed in such manner as the Legislature may by law direct, shall be commissioned by the Governor, and shall continue in office during good

behaviour.

L. Sher-

SECT. 11. Sheriffs shall be appointed in such manner as the General Assembly may, by law, direct, and shall hold their appointments for the term of two years, unless sooner removed by sentence on impeachment, or by the Governor, on the address of two-thirds of the Justices of the Inferior Court and of the Peace in the county; but no person shall be twice elected Sheriff within any term of four years; and no county officer after the next election, shall be chossn at the time of electing a Senator or Representative.

ARTICLE IV.

SECT. 1. The electors of Members of the General Assembly, shall be citizens and inhabitants of this State. and shall have attained the age of twenty-one years, and have paid all public taxes which may have been required of them, and which they have had an opportunity of paying agreeably to law, for the year preceding the election, and shall have resided six months within the county: Provided, that in case of invasion, and the inhabitants shall be driven from any county, so as to prevent an election therein, such refugee inhabitants being a majority of the voters of such county, may meet under the direction of any three Justices of the Peace thereof, in the nearest county, not in a state of alarm, and proceed to an election, without having paid such tax so required of electors, and the persons elected thereat, shall be entitled to their seats.

SEET. 2. All elections, by the General Assembly, shall be by joint ballot of both branches of the Legislalature; and when the Senate and House of Representatives unite for the purpose of electing, they shall meet in the Representative chamber, and the President of the Senate shall in such cases preside, receive the ballots, and declare the person or persons elected. In all elections by the People, the electors shall vote viva voce, mutil the Legislature shall otherwise direct.

"Sect. 3. The General officers of the militia shall be elected by the General Assembly, and shall be commissioned by the Governor. All other officers of the militia shall be elected in such manner as the Legislature may direct, and shall be commissioned by the Governor,

and all militia officers now in commission, and those which may be hereafter commissioned, shall hold their commissions during their usual residence within the division, brigade, regiment, battalion, or company, to which they belong, unless removed by sentence of a Court Martial, or by the Governor, on the address of two-thirds of each branch of the General Assembly.

SECT. 4. All persons appointed by the Legislature, to fill vacancies, shall continue in office, only so long as to complete the time for which their predecessors were appointed.

SECT. 5. Freedom of the Press, and trial by jury, as heretofore used in this State, shall remain inviolate;

and no expost facto law shall be passed.

SECT. 6. No person, who heretofore hath been or hereafter may be, a collector, or holder of public monies, shall be eligible to any office in this State, until such person shall hav accounted for, and paid into the Treasury, all sums for which he may be accountable or liable.

SECT. 7. The person of a debtor, where there is not a strong presumption of fraud, shall not be detained in prison, after delivering up bona fide, all his estate real and personal, for the use of his creditors, in such manner as shall be hereafter regulated by law.

SECT. 8. Convictions on impeachments, which have heretofore taken place, are hereby released and persons laying under such convictions, restored to citizenship.

SECT. 9. The writ of habeas corpus shall not be suspended unless when in case of rebellion, or invasion, the public safety may require it.

SECT. 10. No person within this State shall, upon any pretence, be deprived of the inestimable privilege of worshipping God, in a manner agreeable to his own conscience, nor be compelled to attend any place of worship, contrary to his own faith and judgment; nor shall he ever be obliged to pay tythes, taxes, or any other rate, for the building or repairing any place of worship, or for the maintenance of any ministeror ministry, contrary to what he believes to be right, or hath volunt

tarily engaged to do. No one religious society shall ever be established in this State, in preference to another; nor shall any person be denied the enjoyment of any civil rights merely on account of his religious principles.

SECT. 11. There shall be no future importation of slaves into this State from Africa, or any foreign place, after the first day of October next. The Legislature shall have no power to pass laws for the emancipation of slaves, without the consent of each of their respective owners, previous to such emancipation. They shall have no power to prevent emigrants from either of the United States to this State, from bringing with them such persons, as may be deemed slaves, by the laws of any one of the United States.

SECT. 12. Any person, who shall maliciously dismember or deprive a slave of his life, shall suffer such punishment as would be inflicted, in case the like offence had been committed on a free white person, and on the like proof, except in case of insurrection by such slave, and unless such death should happen by accident, in giving such slave moderate correction.

SECT. 13. The Arts and Sciences shall be promoted in one or more seminaries of learning, and the Legislature shall, as soon as conveniently may be, give such further donations and privileges to those already established, as may be necessary to secure the objects of their institution: and it shall be the duty of the General Assembly, at their next session, to provide effectual measures for the improvement and permanent security of the funds and endowments of such institutions.

SECT. 14. All civil officers shall continue in the exercise of the duties of their several offices, during the periods for which they were appointed, or until they shall be superseded by appointments made in conformity to this Constitution: And all laws, now in force, shall continue to operate, so far as they are compatible with this Constitution, until repealed; and it shall be the duty of the General Assembly to pass all necessary laws and regulations, for carrying this Constitution into full effect.

SECT. 15. No part of this Constitution shall be altered, unless a bill for that purpose, specifying the alterations intended to be made, shall have been read three times in the House of Representatives, and three times in the Senate, on three several days in each House, and agreed to by two-thirds of each House respectively: and when any such bill shall be passed in manner aforesaid, the same shall be published at least six months previous to the next ensuing annual election for members of the General Assembly; and if such alterations, or any of them so proposed, shall be agreed to in their first session thereafter, by two-thirds of each branch of the General Assembly, after the same shall have been read three times, on three separate days, in each respective House, then, and not otherwise, the same shall become a part of this Constitution.

WE, the underwritten Delegates of the People of the State of Georgia, chosen and authorized by them to revise, alter, or amend the powers and principles of their Government, do declare, ordain, and ratify, the several Articles and Sections contained in the six pages hereunto prefixed, as the Constitution of this State; and the same shall be in operation from the date hereof.

In TESTIMONY WHEREOF, WE, and each of us respectively, have hereunto set our hands, at Louisville, the seat of Government, this 30th day of May, in the year of our Lord, 1798, and in the 22d year of the Independence of the United States of America; and have caused the Great Seal of the State to be affixed thereto

Article 4th, Section 11th, and first line, the following words being interlined, to wit:—" After the first day of October next."

JARED IRWIN, President, and Delegate from Washington, BRYAN.
Joseph Clay, jun.
J. B. Maxwell,
Jno. Pray.
BURKE.
Benj. Davis,
John Morrison,
John Milton.
BULLOCH.
James Bird,
And E. Wells,
Cha. M'Call, jun.
CAMDEN.
James Seagrove,
Tho. Stafford.

CHATHAM. Jas. Jackson. James Jones, Geo. Jones. COLUMBIA. James Simms, Wa. Drane. Tas. M'Neil. EFFINGHAM. John King, John London. Tho. Polhill. ELBERT. Wm. Barnett. R. Hunt, Benj. Mofely.

Atteft.

A. Franklin, Rob. Walters. Tho. Gilbert. GLYNN. John Burnet, John Couper. Tho. Spalding. GREEN. G.W.Foster. Jonas Fauche. James Nisbet. HANCOCK. Cha. Abercrombie. Tho.Lamar, Matt.Rabun. JEFFERSON. Peter J. Carnes, Wm.Fleming, R.D.Gray. JACKSON. Geo. Wilson, James Pitman. Jof. Humphries. LIBERTY. James Cochran.

James Powell,
James Dunwoody.
LINCOLN.
Henry Ware,
Gib. Woolridge,
Jared Groce.

M'INTOSH.
John H. M'Intofh,
James Gignilliat.

MONTGOMERY.
Benj. Harrifon,
John Watts,
John Jones.
OGLETHORPE.
Jn. Lumpkin,
Tho. Duke,
Bur. Pope.
RICHMOND.
Rob. Watkins,
Abr. Jones,

SCRIVEN.
Lewis Lanier,
Js.H Rutherford,
James Oliver.
WASHINGTON,
John Watts,
Geo. Franklin.

WARREN.
John Lawfon,
Arthur Fort,
W.Stith, jun.
WILKES.
Matt. Talbot,
Jeffe Mercer,
Ben. Taliaferro.

JAMES M. SIMMONS, Sec.

VERMONT.

The CONSTITUTION of Vermont, adopted by the Convention holden at Windfor, 4th July 1793.

A Declaration of Rights of the Inhabitants of the State of Vermont.

CHAP. I .-- ART. I.

HAT all men are born equally free and independent, and have certain natural, inherent, and unalienable rights, amongst which are the enjoying and defending life and liberty, acquiring, possessing and protecting property, and pursuing, and obtaining happiness and safety: therefore, no male person born in this country, or brought from over sea, ought to be holden by law, to serve any person as a servant, slave, or apprentice, after he arrives to the age of twenty-one years, nor semale in like manner, after she arrives to the age of eighteen years, unless they are bound by their own consent, after they arrive to such age, or bound by law for the payment of debts, damages, sines, costs, or the like.

ARTICLE II.

That private properly ought to be subservient to public uses when necessity requires it, nevertheless, whenever any person's property is taken for the use of the public, the owner ought to receive an equivalent in money.

ARTICLE III.

That all men have a natural and unalienable right to worship Almighty God, according to the dictates of their own consciences and undetstandings, as in their opinion shall be regulated by the word of God: and that no man ought to, or of right can be compelled to attend any religious worship, or erect or support any place of worship, or maintain any minister contrary to the dictates of his own conscience, nor can any man be justly deprived or abridged of any civil right as a citizen, on

account of his religious sentiments, or peculiar mode of religious worship; and that no authority can, or ought to be vested in, or assumed by, any power whatever, that shall in any case interfere with, or in any manner controul the rights of conscience, in the free exercise of religious worship. Nevertheles, every sect or denomination of Christians ought to observe the Sabbath or Lord's day, and keep up some fort of religious worship, which to them shall seem most agreeable to the revealed will of God.

ARTICLE IV.

Every person within this State ought to find a certain remedy, by having recourse to the laws, for all injuries or wrongs, which he may receive in his person, property or character: he ought to obtain right and justice freely, and without being obliged to purchase it; completely and without any denial; promptly and without delay, conformably to the laws.

ARTICLE V.

That the people of this State, by their legal representatives, have the sole, inherent, and exclusive right of governing and regulating the internal police of the same.

ARTICLE VI.

That all power being originally inherent in, and confequently derived from the People, therefore all officers of government, whether Legislative or Executive, are their trustees and servants, and at all times, in a legal way, accountable to them.

ARTICLE VII.

That government is, or ought to be, instituted for the common benefit, protection, and security of the people, nation, or community, and not for the particular emolument or advantage of any single man, samily, or set of men, who are a part only of that community; and that the community hath an indubitable, unalienable, and indefeasible right to reform or alter goverment, in such manner as shall be, by that community, judged most conducive to the public weal.

ARTICLE VIII.

That all elections ought to be free and without corption, and that all freemen, having a fufficient, evident dent, common interest with, and attachment to, the community, have a right to elect officers, and be elected into office, agreeably to the regulations made in this Constitution.

ARTICLE IX.

That every member of society hath a right to be protected in the enjoyment of life, liberty, and property, and therefore is bound to contribute his proportion towards the expense of that protection, and yield his personal service, when necessary, or an equivalent thereto, but no part of any person's property can be justly taken from him, or applied to public uses, without his own consent, or that of the representative body of freemen; nor can any man who is conscientionsly scrupulous of bearing arms, be justly compelled thereto, if he will pay fuch equivalent; nor are the people bound by any law but such as they have in like manner affented to, for their common good: and previous to any law being made to raise a tax, the purpose for which it is to be raised ought to appear evident to the Legislature, to be of more service to the community than the money would be if not collected.

ARTICLE X.

That in all profecutions for offences, a person hath a right to be heard by himself and his counsel; to demand the cause and nature of his accusation; to be confronted with the witnesses; to call for evidence in his favour, and a speedy public trial by an impartial jury of the country, without, the unanimous consent of which jury, he cannot be found guilty; nor can he be compelled to give evidence against himself; nor can any person be justly deprived of his liberty, except by the laws of the land or the judgment of his peers.

ARTICLE XI.

That the people have a right to hold themselves, their houses, papers, and possessions, free from search or seizure; and therefore warrants, without oath or affirmation sirst made, affording sufficient soundation for them, and whereby any officer or messenger may be commanded or required to scarch suspected places, or to seize any person or persons, his, her, or their property, not particularly described, are contrary to the right, and ought not to be granted.

ARTICLE XII.

That when any issue in fact, proper for the cognizance of a jury is joined in a court of law, the parties have a right to trial by jury, which ought to be held facred.

ARTICLE XIII.

That the people have a right to freedom of speech, and of writing, and publishing their sentiments concerning the transactions of government, and therefore the freedom of the press ought not to be restrained.

ARTICLE XIV.

The freedom of deliberation, speech, and debate, in the Legislature, is so essential to the rights of the people, that it cannot be the soundation of any accusation or prosecution, assion or complaint, in any other court or place whatsoever.

ARTICLE XV.

The power of suspending laws, or the execution of laws, ought never to be exercised but by the Legislature, or by authority derived from it, to be exercised in such particular cases, as this Constitution, or the Legislature shall provide for.

ARTICLE XVI.

That the people have a right to bear arms for the defence of themselves and the State—and as standing armies in time of peace are dangerous to liberty, they ought not to be kept up; and that the military should be kept under strict subordination to and governed by the civil power.

ARTICLE XVII.

That no person in this State, can in any case be subjected to law martial, or to any penalties or pains by virtue of that law, except those employed in the army, and the militia in actual service.

ARTICLE XVIII.

That frequent recurrence to fundamental principles, and firm adherence to justice, moderation, temperance, industry, and frugality, are absolutely necessary to preserve the blessings of Liberry, and keep Government free; the people ought therefore, to pay particular attention to these points, in the choice of officers and representatives, and have a right in a legal way, to exact

a due and constant regard to them, from their legislators and magistrates, in making and executing such laws as are necessary for the good government of the State.

ARTICLE XIX.

That all people have a natural and inherent right to emigrate from one State to another that will receive them.

ARTICLE XX.

That the people have a right to affemble together to confult for their common good—to instruct their reprefentatives—and apply to the Legislature for redress of grievances, by address, petition, or remonstrance.

ARTICLE XXI.

That no person shall be liable to be transported out of this State for trial for any offence committed within the same.

CHAP. II. PLAN OR FRAME OF GOVERNMENT.

SECTION 1. THE Commonwealth, or state of Vermont, shall be governed hereaster, by a Governor, (or Lieurenant-Governor) Council, and an Assembly of the Representatives of the Freemen of the same, in manner and form following:

SECT. 2. The supreme legislative power shall be vested in a House of Representatives of the freemen of the Commonwealth, or State of Vermont.

SECT. 3. The supreme executive power shall be vested in a Governor, or, in his absence, a Lieut. Governor and Council.

SECT. 4, Courts of Justice shall be maintained in every county in this State, and also in new counties, when formed; which Courts shall be open for the trial of all causes proper for their cognizance; and justice shall be therein impartially administered, without corruption, or unnecessary delay. The Judges of the Supreme Court shall be Justices of Peace throughout the State; and the several Judges of the County Courts, in their respective counties, by virtue of their office, except in the trial of such causes as may be appealed to the County Court.

SECT. 5. A future Legislature may, when they shall conceive the same to be expedient and necessary, erect a Court of Chancery, with such powers as are usually exercised by that Court, or as shall appear for the interest of the Commonwealth—*Provided*, they do not constitute themselves the Judges of the said court.

SECT. 6. The Legislative, Executive, and Judiciary Departments, shall be separate and distinct, so that nei-

ther exercise the powers belonging to the other.

SECT. 7. In order that the freemen of this State may enjoy the benefit of election, as equally as may be, each town within this State, that confifts, or may confift of eighty taxable inhabitants, within one feptenary or feven years next after the eftabliffing this Conflitution, may hold elections therein, and chuse each two representatives; and each other inhabited town in this State, may, in like manner, chuse each one Representative, to represent them in General Affembly, during the said septenary, or seven years; and after that, each inhabited town may, in like manner, hold such election, and chuse each one Representative forever thereafter.

SECT. 8. The House of Representatives of the freemen of this State, shall consist of persons most noted for wisdom and virtue, to be chosen, by ballot, by the freemen of every town in this State, respectively, on the first Tuesday of September annually forever.

SECT. 9. The Representatives so chosen (a majority of whom shall constitute a quorum for transacting any other business than raising a State tax, for which two-thirds of the members elected shall be present) shall meet on the second Thursday of the succeeding October, and shall be styled The General Assembly of the State of Vermont; they shall have power to chuse their Speaker, Secretary of State, their Clerk, and other necessary officers of the House—sit on their own adjournments—prepare bills, and enact them into laws—judge of the elections and qualifications of their own members: they may expel members, but not for causes known to their constituents antecedent to their election: they may administer oaths and affirmations in matters depending be-

fore

Fore them—redrefs grievances—impeach state criminals—grant charters of incorporation—constitute towns, boroughs, cities, and counties: they may annually, on their first session after their election, in conjunction with the Council, (or oftener if need be) elect Judges of the Supreme and several County and Probate Courts, Sherists, and Justices of the Peace; and also with the Council may elect Major-Generals, and Brigadier-Generals, from time to time, as often as there shall be occasion: and they shall have all other powers necessary for the Legislature of a free and sovereign State: but they shall have no power to add to, alter, abolish, or infringe any part of this Constitution,

SECT. 10. The Supreme Executive Council of this State, shall consist of a Governor, Lieutenant-Governor, and twelve persons, chosen in the following manner, viz. The freemen of each town shall, on the day of the election for chusing Representatives to attend the General Assembly, bring in their votes for Governor, with his name fairly written, to the Constable, who shall seal them up, and write on them, Votes for the Governor, and deliver them to the Representatives chosen to attend the General Assembly; and at the opening of the General Assembly, there shall be a committee appointed out of the Council and Assembly, who, after being duly fworn to the faithful discharge of their trust, shall proceed to receive, fort, and count the votes for the Governor, and declare the person who has the maior part of the votes, to be Governor for the year enfuing. And if there be no choice made, then the Council and General Assembly, by their joint ballot, shall make choice of a Governor. The Lieutenant-Governor and Treasurer shall be chosen in the manner above directed. And each freeman shall give in twelve votes for twelve Counsellors, in the same manner; and the twelve highest in nomination shall serve for the enfuing year as Counfellors.

Sact. 11. The Governor, and in his absence the Lieutenant-Governor, with the Council, (a major part of whom, including the Governor, or Lieutenant Governor, hall be a quorum to transact business) shall have

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SECT. 15. The stile of the laws of this State in future to be passed, shall be, It is hereby enacted by the General Assembly of the State of Vermont.

SECT. 16. To the end that laws, before they are enacted, may be more maturely considered, and the inconvenience of hasty determinations as much as possible prevented, all bills which originate in the Assembly, shall be laid before the Governor and Council for their revision and concurrence, or proposals of amendment, who shall return the same to the Assembly, with their proposals of amendment, if any, in writing; and if the same are not agreed to by the Asssembly, it shall be in the power of the Governor and Council to suspend the passing of such bills until the next session of the Legislature: Provided, that if the Governor and Conneil shall neglect or refuse to return any such bill to the Assembly, with written proposals of amendment, within five days, or before the rising of the Legislature, the same shall become a law.

SECT. 17. No money shall be drawn out of the Treasury, unless first appropriated by act of Legislation.

SECT. 18. No person shall be elected a Representative, until he has resided two years in this State; the last of which shall be in the town for which he is elected.

Representatives, shall, directly or indirectly, receive any fee or reward to bring forward or advocate any bill, petition, or other business, to be transacted in the Legislature, or advocate any cause, as Council, in either House of legislation, except when employed in behalf of the State.

SECT. 20. No person ought, in any case, or in any time, to be declared guilty of treason or felony, by the Legislature.

SECT. 21. Every man of the full age of twenty-one years, having resided in this State for the space of one whole year next before the election of Representatives, and is of a quiet and peaceable behaviour, and will take the following oath or affirmation, shall be entitled to all the privileges of this State:—" You do solemnly swear

for affirm) that whenever you give your vote or suffrage, touching any matter that concerns the State of Vermont, you will do it so as in your conscience you shall judge will most conduce to the best good of the same, as established by the Constitution, without fear or favour of any man."

SECT. 22. The inhabitants of this State shall be trained and armed for its defence, under such regulations, restrictions, and exceptions, as Congress agreeably to the Constitution of the United States, and the Legislature of this State shall direct. The several companies of militia shall, as often as vacancies happen, elect their captain and other officers, and the captains and subalterns shall nominate and recommend the field officers of their respective regiments, who shall appoint their staff officers

SECT. 23. All commissions shall be in the name of the Freemen of the State of Vermont, sealed with the State seal, signed by the Governor, and in his absence the Lieutenant-Governor, and attested by the Secretary; which seal shall be kept by the Governor.

SECT. 24. Every Officer of State, whether judicial or executive, shall be liable to be impeached by the General Assembly, either when in office, or after his resignation or removal for mal-administration. All impeachments shall be before the Governor, or Lieutenant Governor, and Council, who shall hear and determine the same, and may award costs; and no trial or impeachment shall be a bar to a prosecution at law.

SECT. 25. As every freeman, to preserve his independence (if without a sufficient estate) ought to have some profession, calling, trade or farm, whereby he may honestly subsist, there can be no necessity for, nor use in, establishing offices of profit, the usual effects of which are dependence and servility, unbecoming freemen in the possessors or expectants, and faction, contention and discord among the people. But if any man is called into public service to the prejudice of his private affairs, he has a right to a reasonable compensation; and whenever an office, through increase of fees or otherwise, becomes so profitable as to occasion many to

apply for it, the profits ought to be lessened by the Legi-And if any officer shall wittingly and wilfully, take greater fees than the law allows him, it shall ever after disqualify him from holding any office in this State,

until he shall be restored by act of legislation.

Sect. 26. No person in this State shall be capable of holding or exercising more than one of the following offices at the same time, viz. Governor, Lieutenant-Governor, Judge of the Supreme Court, Treasurer of the State, Member of the Council, Member of the General Assembly, Surveyor-General, or Sheriff. shall any person, holding any office of profit or trust under the authority of Congress, be eligible to any appointment in the Legislature, or of holding any executive or judiciary office under this State.

SECT. 27. The Treasurer of the State shall, before the Governor and Council, give sufficient security to the Secretary of the State, in behalf of the General Assembly; and each High Sheriff, before the Judge of the County Gourt, to the Treasurer of their respective counties, previous to their respectively entering upon the execution of their offices, in such manner, and in such

sums, as shall be directed by the Legislature.

SECT. 28. The Treasurer's accounts shall be annually audited, and a fair state thereof laid before the General Assembly, at their session in October.

SECT. 29. Every officer, whether judicial, executive or military, in authority under this State, before he enters upon the execution of his office, shall take and subscribe the following oath or affirmation of allegiance to this State (unless he shall produce evidence that he has before taken the same), and also the following oath or affirmation of office, except military officers, and such as shall be exempted by the Legislature.

The Oath or Affirmation of Allegiance.

"You do solemnly swear (or affirm) that you will be true and faithful to the State of Vermont, and that you will not, directly or indirectly, do any act or thing injurious to the constitution or government thereof, as established by convention. (If an oath) so help you God. (If an affirmation) under the pains and penalties of perjury."

The Oath or Affirmation of Office.

"You _____ do solemnly swear (or affirm) that you will faithfully execute the office of ____ for the ____ of ____; and will therein do equal right and justice to all men, to the best of your judgment and abilities, according to law.—(If an oath) so help you God.—(If an affirmation) under the pains and penalties of perjury."

SECT. 30. No person shall be eligible to the office of Governor or Lieutenant-Governor, until he shall have resided in this State four years next preceding the day

of his election.

SECT. 31. Trials of issues, proper for the cognizance of a jury, in the Supreme and County Courts, shall be by jury, except where parties otherwise agree; and great care ought to be taken to prevent corruption or partiality in the choice and return, or appointment of juries.

SECT. 32. All presecutions shall commence, By the authority of the State of Vermont—all indictments shall conclude with these words, against the peace and dignity of the State. And all fines shall be proportioned to the offences.

SECT. 33. The person of a debtor, where there is not strong presumption of fraud, shall not be continued in prison after delivering up and assigning over bona fide, all his estate, real and personal, in possession, reversion or remainder, for the use of his creditors, in such manner as shall be hereafter regulated by law. And all prisoners, unless in execution, or committed for capital offences, when the proof is evident or presumption great, shall be bailable by sufficient sureties; nor shall excessive bail be exacted for bailable offences.

SECT. 34. All elections, whether by the People or the Legislature, shall be free and voluntary; and any elector, who shall receive any gift or reward for his vote, in meat, drink, monies, or otherwise, shall forfeit his right to elect at that time, and suffer such other penalty as the law shall direct; and any person who shall directly, or indirectly, give, promise or bestow, any such rewards to be elected, shall thereby be render-

ed incapable to serve for the ensuing year, and to be subject to such further punishment as a future Legislature shall direct.

SECT. 35. All deeds and conveyances of land shall be recorded in the Town Clerk's office, in their respective towns; and for want thereof, in the County Clerk's office of the same County.

SECT. 36. The Legislature shall regulate entails in

such manner as to prevent perpetuities.

SECT. 37. To deter more effectually from the commission of crimes, by continued visible punishments of long duration, and to make sanguinary punishments less necessary, means ought to be provided for punishing by hard labour, those who shall be convicted of crimes not capital, whereby the criminal shall be employed for the benefit of the public, or for the reparation of injuries done to private persons: And all persons, at proper times, ought to be permitted to see them at their labour.

SECT. 38. The estates of such persons as may destroy their own lives, shall not, for that offence, be forfeited, but descend or ascend in the same manner, as if such persons had died in a natural way. Nor shall any article, which shall accidentally occasion the death of any person, be henceforth deemed a deodand, or in anywise forfeited on account of such misfortune.

SECT. 39. Every person, of good character, who comes to settle in this State, having first taken an oath or affirmation of allegiance to the same, may purchase, or by other just means acquire, hold, and transfer land, or other real estate; and after one year's residence, shall be deemed a free denizen thereof, and entitled to all the rights of a natural born subject of this State, except that he shall not be capable of being elected Governor, Lieutenant-Governor, Treasurer, Counsellor, or Representative in Assembly, until after two years residence.

Sect. 40. The inhabitants of this State shall have liberty in seasonable times, to hunt and fowl on the lands they hold, and on other lands not inclosed; and in like manner to fish in all boatable and other waters (not

private property) under proper regulations, to be hereafter made and provided by the General Assembly.

SECT. 41. Laws for the encouragement of virtue and prevention of vice and immorality, ought to be constantly kept in force, and duly executed: And a competent number of schools ought to be maintained in each town, for the convenient instruction of youth: And one or more grammar schools be incorporated and properly supported in each county in this State. And all religious societies or bodies of men, that may be hereafter united or incorporated for the advancement of religion and learning, or for other pious and charitable purposes, shall be encouraged and protected in the enjoyment of the privileges, immunities, and estates, which they in justice ought to enjoy, under such regulations as the General Assembly of this State shall direct.

SECT. 42. The declaration of the political rights and privileges of the inhabitants of this State is hereby declared to be a part of the Constitution of this Commonwealth; and ought not to be violated, on any pretence

whatsoever.

SECT. 43. in order that the freedom of this Common. wealth may be preserved inviolate forever, there shall be chosen, by ballot, by the freemen of this State, on the last Wednesday in March, in the year one thousand seven hundred and ninety-nine, and on the last Wednesday in March in every seven years thereafter, thirteen persons, who shall be chosen in the same manner the Council is chosen, except they shall not be out of the Council or General Assembly, to be called the Council of Censors; who shall meet together on the first Wednesday in June next ensuing their election, the majority of whom shall be a quorum in every case, except as to calling a convention, in which to -thirds of the whole number elected shall agree: and whose duty it shall be to enquire, whether the Constitution has been preserved inviolate in every part, during the last septenary, (including the year of their service) and whether the legis. lative and executive branches of government have performed their duty, as guardians of the people, or assumbe fixed by the Legislature, and apportioned among the distrcts, formed as hereinafter directed, according to the number of taxable inhabitants in each, and shall never be less than one-third, nor more than one-half of the number of Representatives.

IV. The Senators shall be chosen by districts, to be formed by the Legislature, each district containing such a number of taxable inhabitants, as shall be entitled to elect not more than three Senators. When a district shall be composed of two or more counties, they shall be adjoining, and no county shall be divided in form-

ing a district.

V. The first election for Senators and Representatives, shall commence on the second Thursday of March next, and shall continue for that, and the succeeding day: and the next election shall commence on the first Thursday of August, one thousand seven hundred and ninety-seven, and shall continue on that and the succeeding day: and forever after, elections shall be held once in two years, commencing on the first Thursday in August, and terminating the succeeding day.

VI. The first session of the General Assembly shall commence on the last Monday of March next. The second on the third Monday of September, one thousand seven hundred and ninety-seven. And forever after, the General Assembly shall meet on the third Monday of September next ensuing the then election, and at no other period, unless as provided for by this

Constitution.

VII. That no person shall be eligible to a seat in the General Assembly, unless he shall have resided three three years in the State, and one year in the county immediately preceding the election, and shall possess in his own right in the county which he represents, not less than two hundred acres of land, and shall have attained to the age of twenty-one years.

VIII. The Senate and House of Representatives, when assembled, shall each choose a Speaker and its other officers, be judges of the qualifications and elections of its Members, and sit upon its own adjournments rom day to day. Two-thirds of each House shall con-

stitute

stitute a quorum to do business; but a smaller number may adjourn from day to day, and may be authorized, by law, to compel the attendance of absent members.

IX. Each House may determine the rules of its proceedings, punish its Members for disorderly behaviour, and, with the concurrence of two-thirds, expel a Member, but not a second time for the same offence, and shall have all other powers necessary for the Legislature of a free State.

X. Senators and Representatives, shall in all cases, except treason, felony, or breach of the peace, be privileged from arrest during the session of the General Assembly, and in going to and returning from the same; and for any speech or debate in either House, they shall not be questioned in any other place.

XI. Each House may punish, by imprisonment, during their session, any person, not a Member, who shall be guilty of disrespect to the House, by any disorderly or contemptuous behaviour in its presence.

XII. When vacancies happen in either House, the Governor, for the time being, shall issue writs of election to fill such vacancies.

XIII. Neither House shall, during their session, adjourn without the consent of the other, for more than three days, nor to any other place than that in which the two Houses shall be sitting.

XIV. Bills may originate in either House, but may be amended, altered, or rejected by the other.

XV. Every bill shall be read three different times, on three different days, in each House, and be signed by the respective Speakers before it become a law.

XVI. After a bill has been rejected, no bill containing the same substance, shall be passed into a law during the same session.

XVII. The style of the laws of this State, shall be, Be it enacted by the General Assembly of the State of Tennessee.

XVIII. Each House shall keep a journal of its proceedings, and publish them, except such parts as the welfare of the State may require to be kept secret. And the yeas and nays of the Members on any question,

shall, at the request of any two of them, be entered on

the journals.

XIX. The doors of each House, and committees of whole, shall be kept open, unless when the business

shall be such as ought to be kept secret.

XX. The Legislature of this State shall not allow the following officers of Government greater annual salaries than as follows, until the year one thousand eight hundred and four, to wit.

The Governor more than seven hundred and fifty

dollars.

The Judges of the Superior Courts, not more than six hundred dollars each.

The Secretary not more than four hundred dollars. The Treasurer or Treasurers, not more than four her

cent. for receiving and paying out all monies.

The Attorney or Attornies for the State shall receive a compensation for their services, not exceeding fifty dollars for each Superior Court which he shall attend.

No member of the Legislature shall receive more than one dollar and seventy-five cents per day, nor more for every twenty-five miles he shall travel in going to and returning from the General Assembly.

No money shall be drawn from the treasury, but in consequence of appropriations made by law.

XXII. No person who heretofore hath been, or hereafter may be a collector or holder of public monies, shall have a seat in either House of the General Assembly, until such person shall have accounted for, and paid into the treasury, all sums for which he may be accountable or liable.

XXIII. No Judge of any Court of law or equity, Secretary of State, Attorney General, Register, Clerk of any Court of Record, or person holding any office under the authority of the United States, shall have a seat in the General Assembly; nor shall any person, in this State, hold more than one lucrative office at one and the same time; provided, that no appointment in the militia, or to the office of Justice of the Peace, shall be considered as a lucrative office.

XXIV. No Member of the General Assembly shall

be eligible to any office or place of trust, except to the office of a Justice of the Peace, or trustee of any literary institution, where the power of appointment to such office or place of trust, is vested in their own body.

XXV. Any Member of either House of the General Assembly, shall have liberty to dissent from, and protest against, any set or resolve which he may think injurious to the public or any individual, and have the

reasons of his dissent entered on the journals.

XXVI. All lands liable to taxation, in this State, held by deed, grant or entry, shall be taxed equal and uniform, in such manner, that no one hundred acres shall be taxed higher than another, except town lots, which shall not be taxed higher than two hundred acres of land each: no freeman, shall be taxed higher than one hundred acres, and no slave higher than two hundred acres on each poll.

XXVII. No article manufactured of the produce of this State, shall be taxed otherwise than to pay inspec-

tion fees.

ARTICLE II.

I. The Supreme Executive Power of this State, shall be vested in a Governor.

II. The Governor shall be chosen by the electors of the Members of the General Assembly, at the times and places where they shall respectively vote for the members thereof. The returns of every election for Governor shall be sealed up, and transmitted to the seat of government, by the returning officers, directed to the Speaker of the Senate, who shall open and publish them in presence of a majority of the Members of each House of the General Assembly. The person having the highest number of votes, shall be Governor; but if two or more shall be equal, and highest in votes, one of them shall be chosen Governor by joint ballot of both Houses of the General Assembly. Contested elections for Governor, shall be determined by both Houses of the General Assembly, in such manner as shall be prescribed by law.

III. He shall be at least twenty-five years of age, and possess a freehold estate of five hundred acres of

land, and have been a citizen or inhabitant of this State four years next before his election, unless he shall have been absent on the public business of the United States, or of this State.

IV. The first Governor shall hold his office until the fourth Tuesday of September, one thousand seven hundred and ninety-seven, and until another Governor shall be elected and qualified to office; and forever after, the Governor shall hold his office for the term of two years, and until another Governor shall be elected and qualified; but shall not be eligible more than six years in any term of eight.

V. He shall be Commander in Chief of the army and navy of this State, and of the militia, except when they shall be called into the service of the United

States.

VI. He shall have power to grant reprieves and pardons, after conviction, except in cases of impeachment.

VII. He shall, at stated times, receive a compensatation for his services, which shall not be encreased or diminished during the period for which he shall have been elected.

VIII. He may require information in writing, from the officers in the executive department, upon any subject relating to the duties of their respective offices.

IX. He may, on extraordinary occasions, convene the General Assembly by proclamation, and shall state to them, when assembled, the purpose for which they shall have been convened.

X. He shall take care that the laws shall be faithfully executed.

XI. He shall, from time to time, give to the General Assembly information of the state of the government, and recommend to their consideration such measures as he shall judge expedient.

XII. In case of his death, or resignation, or removal from office, the Speaker of the Senate shall exercise the office of Governor until another Governor shall be

duly qualified.

XIII. No Member of Congress, or person holding any office under the United States, or this State, shall execute the office of Governor. When

XIV. When any officer, the right of whose appointment is by this Constitution vested in the General Assembly, shall, during the recess, die, or his office by other means become vacant, the Governor shall have power to fill up such vacancy by granting a temporary commission, which shall expire at the end of the next session of the Legislature.

XV. There shall be a seal of this State, which shall be kept by the Governor, and used by him officially, and shall be called the great seal of the State of Ten-

nessee.

XVI. All grants and commissions shall be in the name and by the authority of the State of Tennessee, be sealed with the state seal, and signed by the Governor.

XVII. A Secretary of this State shall be appointed and commissioned during the term of four years. He shall keep a fair register of all the official acts and proceedings of the Governor; and shall, when required, lay the same, and all papers, minutes, and vouchers relative thereto, before the General Assembly, and shall perform, such other duties as shall be enjoined him by law.

ARTICLE III.

I. Every freeman of the age of twenty-one years and upwards, possessing a freehold in the county wherein he may vote, and being an inhabitant of this State, and every freeman, being an inhabitant of any one county in the State, six months immediately preceding the day of election, shall be entitled to vote for Members of the General Assembly, for the county in which he shall reside.

II. Electors shall, in all cases, except treason, felony, or breach of the peace, be privileged from arrest during their attendance at elections, and in going to and returning from them.

III. All elections shall be by ballot.

ARTICLE IV.

I. The House of Representatives shall have the sole power of impeachment.

II. All impeachments shall be tried by the Senate.

When sitting for that purpose, the Senators shall be upon oath or affirmation.

No

- III. No person shall be convicted, without the concurrence of two thirds of the Members of the whole House.
- IV. The Governor, and all civil officers under this State, shall be liable to impeachment for any misdemean-or in office; but judgment, in such cases, shall not extend further, than to removal from office, and disqualification to hold any office of honour, trust, or profit, under this State. The party shall, nevertheless, in all cases, be liable to indictment, trial, judgment, and punishment, according to law

ARTICLE V.

- I. The judicial power of this State shall be vested in such superior and inferior Courts of law and equity, as the Legislature shall, from time to time, direct and establish.
- II. The General Assembly shall by joint ballot of both Houses, appoint Judges of the several Courts of law and equity, also an Attorney or Attornies for the State, who shall hold their respective offices during good behaviour.
- III. The Judges of the Superior Court, shall, at stated times, receive a compensation for their services, to be ascertained by law; but shall not be allowed any fees, or perquisites of office, nor shall they hold any other office of trust or profit under this State, or the United States.
- IV. The Judges of the Superior Courts, shall be Justices of Oyer and Terminer and General Gaol Delivery throughout the State.

V. The Judges of the Superior and Inferior Courts shall not charge Juries with respect to matters of fact,

but may state the testimony and declare the law.

VI. The Judges of the Superior Courts shall have power, in all civil cases, to issue writs of certiorari, to remove any cause or a transcript thereof, from any Inferior Court of Record into the Superior, on sufficient cause supported by oath or affirmation.

VII. The Judges or Justices of the Inferior Courts of law shall have power, in all civil cases, to issue writs certicrari, to remove any cause, or a transcript there-

of, from any inferior jurisdiction into their court, on sufficient cause, supported by oath or affirmation.

VIII. No Judge shall sit on the trial of any cause where the parties shall be connected with him, by affinity or consanguinity, except by consent of both parties. In case all the Judges of the Superior Court shall be interested in the event of any cause, or related to all or either of the parties, the Governor of the State shall in such case, specially commission three men, of law knowledge, for the determination thereof.

IX. All writs and other process, shall run, In the name of the State of Tennessee; and bear test, and be signed by the respective clerks. Indictments shall conclude,

Against the peace and dignity of the State.

X. Each Court shall appoint its own clerk, who may

hold his office during good behaviour.

XI. No fine shall be laid on any citizen of this State, that shall exceed fifty dollars, unless it shall be assessed by a jury of his peers, who shall assess the fine at the time they find the fact, if they think the fine ought to be more than fifty dollars.

XII. There shall be Justices of the Peace appointed for each county, not exceeding two for each captain's company, except for the company which includes the county town, which shall not exceed three, who shall

hold their offices during good behaviour:

ARTÎCLE VI.

I. There shall be appointed in each county, by the County Court, one Sheriff, one Coroner, one Trustee, and a sufficient number of Constables, who shall hold their offices for two years. They shall also have powerto appoint one Register and Ranger for the county, who shall hold their offices during good behaviour.—The Sheriff and Coroner shall be commissioned by the Governor.

II. There shall be a Treasurer or Treasurers appointed for the State, who shall hold his or their offices for two years.

III. The appointment of all officers, not otherwise directed by this Constitution, shall be vested in the Legislature.

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ARTICLE VII.

I. Captains, subalterns, and non-commissioned officers, shall be elected by those citizens, in their respective districts, who are subject to military duty.

II. All field officers of the militia shall be elected by those citizens in their respective counties who are sub-

ject to military duty.

III. Brigadiers General shall be elected by the field officers of their respective brigades.

IV. Majors General shall be elected by the brigadiers

and field officers of their respective divisions.

V. The Governor shall appoint the Adjutant General; the Majors General shall appoint their aids; the Brigadiers General shall appoint their Brigade Majors, and the commanding officers of regiments, their Adjutants and Quarter Masters.

VI. The Captains and the subalterns of the cavalry shall be appointed by the troops enrolled in their respective companies, and the field officers of the districts shall be appointed by the said captains and subalterns, provided that whenever any new county is laid off, that the field officers of the said cavalry shall appoint the captain, &c. therein, pro tempore, until the company is filled up and completed, at which time the election of the captains and subalterns shall take place as aforesaid.

VII. The Legislature shall pass laws, exempting citizens, belonging to any sect or denomination of religion, the tenets of which are known to be opposed to the bearing of arms, from attending private and general musters.

ARTICLE VIII.

I. Whereas the ministers of the Gospel are, by their professions, dedicated to God and the care of souls, and ought not to be diverted from the great duties of their functions: therefore no minister of the gospel, or priest of any denomination whatever, shall be eligible to a seat in either House of the Legislature.

II. No person who denies the being of a God or afuture state of rewards and funishments, shall hold any of

fice in the civil department of this State.

ARTICLE IX.

I. That every person who shall be chosen or appointed to any office of trust or profit, shall, before entering on the execution thereof, take an oath to support the Constitution of this State, and also an oath of office.

II. That each member of the Senate and House of Representatives, shall, before they proceed to business, take an oath, or affirmation, to support the Constitution of this State, and also the following oath:

—I, A.B. do solemnly swear (or affirm) that, as a member of this General Assembly, I will in all appointments, vote without favour, affection, partiality, or prejudice, and that I will not propose or assent to any bill, vote or resolution, which shall appear to me injurious to the people, or consent to any act or thing whatever, that shall have a tendency to lesson or abridge their rights and privileges, as declared by the Constitution of this State.

III. Any elector who shall receive any gift or reward for his vote, in meat, drink, money, or otherwise, shall suffer such punishment as the laws shall direct.—And any person who shall directly or indirectly give, promise or bestow any such reward to be elected, shall thereby be rendered incapable, for two years, to serve in the office for which he was elected, and be subject to such further punishment as the Legislature thall direct.

IV. No new county shall be established by the General Assembly, which shall reduce the county or counties, or either of them, from which it shall be taken. to a less content than six hundred and twenty-five square miles. Nor shall any new county be laid off; of less contents. All new counties, as to the right of suffrage and representation, shall be considered as a part of the county or counties from which it was taken, until entitled by numbers to the right of representation. No bill shall be passed into a law, for the establishment of a new county, except upon a petition to the General Assembly for that purpose, signed by two hundred of the free male inhabitants within the limits or bounds of such new county prayed to be laid off. M 2 ART-

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ARTICLE X.

I. Knowville shall be the seat of Covernment, until the year 1802.

II. All laws and ordinances now in force and use in this territory, not consistent with this Constitution, shall continue to be in force and use in this State, until they shall expire, be altered, or repealed by the Legislature.

That whenever two thirds of the General As-III. sembly shall think it necessary to amend or change this Constitution, they shall recommend to the electors, at the next election for Members to the General Assembly, to vote for or against a convention; and if it shall appear that a majority of all the citizens of the State, voting for Representatives, have voted for a Convention, in that case, the General Assembly shall, at their next session, call a Convention, to consist of as many Members as there be in the General Assembly, to be chosen in the same manner, at the same place, and by the same electors that chuse the General Assembly, who shall meet within three months after the said election, for the purpose of revising, amending, or changing the Constitution.

IV The Declaration of Rights hereto annexed, is declared to be a part of the Constitution of this State, and shall never be violated on any pretence whatever.—And to guard against transgressions of the high powers which we have delegated, We declare, that every thing in the bill of rights contained, and every other right not hereby delegated, is excepted out of the general powers of Government, and shall forever remain

inviolate.

ARTICLE XI.

DECLARATION OF RIGHTS.

I. That all power is inherent in the People, and all free Governments are founded on their authority, and instituted for their peace, safety, and happiness: for the advancement of those ends, they have at all times an unalienable and indefeasible right to alter, reform, or a-

bolish

bolish the Government in such manner as they may think

proper.

II. That Government being instituted for the common benefit, the doctrine of non-resistance against arbitrary power and oppression, is absurd, slavish, and destructive to the good and happiness of mankind.

III. That all men have a natural and indefeasible right to worship Almight's God according to the dictates of their own consciences; that no man can of right be compelled to attend, erect, or support any place of worship, or to maintain any ministry against his consent; that no human authority can in any case whatever controll or interfere with the rights of Conscience; and that no preference shall ever be given by law to any religious establishments or modes of worship.

IV. That no religious test shall ever be required as a qualification to any office or public trust under this

State.

V. That elections shall be free and equal.

VI. That the right of trial by jury shall remain inviolate.

VII. That the people shall be secure in their persons, houses, papers, and possessions, from unreasonable searches, and seizures; and that general warrants, whereby an officer may be commanded to search suspected places, without evidence of the fact committed, or to seize any person or persons not named, whose offences are not particularly described and supported by evidence, are dangerous to Liberty, and ought not to be granted.

VIII. That no freeman shall be taken, or imprisoned, or disseized of his freehold, liberties, or privileges, or outlawed, or exiled, or in any manner destroyed, or deprived of his life, liberty, or property, but by the judgment of his peers, or the law of the land.

IX. That in all criminal prosecutions, the accused hath a right to be heard by himself and his counsel, to demand the nature and cause of the accusation against him, and to have a copy thereof; to meet the witnesses face to face; to have compulsory process for obtaining witnesses in his favour; and in prosecutions by indict-

ment, or presentment, a speedy public trial, by an impartial jury of the county or district in which the crime shall have been committed; and shall not be compelled to give evidence against himself.

X. That no person shall, for the same offence, be

twice put in jeopardy of life or limb.

XI. That laws made for the punishment of facts committed previous to the existence of such laws, and by them only declared criminal, are contrary to the principles of a free government; wherefore, no ex facto law shall be made.

XII. That no conviction shall work corruption of blood or forfeiture of estate.—The estate of such persons as shall destroy their own lives; shall descend or vest as in case of natural death.—If any person be killed by casualty, there shall be no forfeiture in consequence thereof.

XIII. That no person arrested, or confined in gaol, shall be treated with unnecessary rigour.

XIV. That no freeman shall be put to answer any criminal charge, but by presentment, indictment, or

impeachment.

XV. That all prisoners shall be bailable by sufficient sureties, unless for capital offences, when the proof is evident, or the presumption great. And the privilege of the writ of habeas corpus shall not be suspended, unless when in case of rebellion or invasion the public safety may require it.

XVI. That excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punish-

ments inflicted.

XVII. That all Courts shall be open; and every man for an injury done him in his lands, goods, person, or reputation, shall have remedy by due course of law, and right and justice administered without sale, denial, or delay. Suits may be brought against the State in such manner, and in such courts as the Legislature may by law direct, provided the right of bringing suit be limited to the citizens of this State.

XVIII. That the person of a debtor, where there is not strong presumption of fraud, shall not be continued a prison, after delivering up his estate for the benefit

of his creditor or creditors, in such manner as shall be

prescribed by law.

XIX. That the printing presses shall be free to every person who undertakes to examine the proceedings of the Legislature, or of any branch or officer of government; and no law shall ever be made to restrain the right thereof. The free communication of thoughts and opinions, is one of the invaluable rights of man; and every free citizen may freely speak, write, and print on any subject, being responsible for the abuse of that liberty. But in prosecutions for the publication of papers investigating the official conduct of officers or men in public capacity, the truth thereof may be given in evidence; and in all indictments for libels, the jury shall have a right to determine the law and the facts, under the direction of the court as in other cases.

XX. That no retrospective law, or law impairing the

obligation of contracts, shall be made.

XXI. That no man's particular services shall be demanded, or property taken, or applied to public use, without the consent of his representatives, or without

just compensation being made therefor.

XXII. That the citizens have a right, in a peaceable manner, to assemble together for their common good, to instruct their representatives, and to apply to those invested with the powers of government for redress of grievances or other proper purposes, by address or remonstrance.

XXIII. That perpetuities and monopolies are contrary to the genius of a free State, and shall not to be

allowed.

XXIV. That the sure and certain defence of a free people is a well regulated Militia: and as standing armies, in time of peace, are dangerous to Freedom, they ought to be avoided, as far as the circumstances and safety of the community will admit; and that in all cases the military shall be kept in strict subordination to the civil authority.

XXV. That no citizen in this State, except such as are employed in the army of the United States, or militia in actual service, shall be subjected to corpo-

real punishment under the martial law.

XXVI. That the freemen of this State have a right to keep and to bear arms for their common defence.

XXVII. That no soldier shall, in time of peace, be quartered in any house without consent of the owner, nor in time of war, but in a manner prescribed by law.

XXVIII. That no citizen of this State shall be compelled to bear arms, provided he will pay an equiva-

lent to be ascertained by law.

XXIX. That an equal participation of the free navigation of the Mississippi, is one of the inherent rights of the citizens of this State: it cannot, therefore, be conceded to any prince, potentate, power, person or persons whatever.

XXX. That no hereditary emoluments, privileges, or honours shall ever be granted or conferred in this

State.

XXXI. That the people residing south of French Broad and Holston, between the rivers Tennessee and the Big Pigeon, are entitled to the right of preemption

and occupancy in that tract.

XXXII. That the limits and boundaries of this State be ascertained, it is declared they are as follows: -Beginning on the extreme height of the Stone Mountain, at the place where the line of Virginia intersects it, in latitude thirty-six degrees and thirty minutes north-running thence along the extreme height of the said mountain, to the place where Watauga River breaks through it; thence a direct course to the top of the Yellow Mountain, where Bright's road crosses the same; thence along the ridge of said mountain, between the waters of DoeRiver and those of Rock Creek, to the place where the road crosses the Iron Mountain: from thence along the extreme height of said mountain to the place where Nolichucky River runs through the same: thence to the top of the Bald Mountain; thence along the extreme height of said mountain to the Painted Rock, on French Broad River; thence along the highest ridge of said mountain, to the place where it is called the great Iron or Smoky Mountain; thence along the extreme height of said mountain to the place . where

where it is called Unicoi or Unaka Mountain, between the Indian towns of Cowee and OldChota; thence along the main ridge of the said mountain to the southern boundary of this State, as described in the act of cession of North-Carolina to the United States of America; and that all the territory, lands and waters lying west of the said line, as before mentioned, and contained within the chartered limits of the State of North-Carolina, are within the boundaries and limits of this State, over which the people have the right of exercising sovereignty and right of soil, so far as is consistent with the Constitution of the United States, recognizing the articles of confederation, the bill of rights, and Constitution of North-Carolina, the cession act of the said State, and the ordinance of the late Congress, for the Governof the Territory North West of the Ohio; provided nothing herein contained shall extend to affect the claim or claims of individuals, to any part of the soil which is recognized to them by the aforesaid cession act.

SCHEDULE.

I. That no inconvenience may arise from a change of the temporary to a permament state of government, it is declared that all rights, actions, prosecutions, claims, and contracts, as well of individuals as of bodies corporate, shall continue, as if no change had taken place in the administration of government.

II. All fines, penalties, and forfeitures, due and owing to the territory of the United States of America south of the river Ohio, shall enure to the use of the State. All bonds for performance, executed to the Governor of the said territory, shall be and pass over to the Governor of this State, and his successors in office, for the use of the State, or by him or them respectively to be assigned over to the use of those concerned, as the case may be.

III. The Governor, Secretary, Judges and Brigadiers General have a right, by virtue of their appointments, under the authority of the United States, to continue in the exercise of the duties of their respective offices, in their several departments, until the said officers are superseded under the authority of this Constitution-

ARTICLE II.

Concerning the Legislative Department.

SECT. 1. The legislative power of this Commonwealth shall be vested in two distinct branches; the one to be stiled the House of Representatives, the other the Senate, and both together, the General Assembly of the Commonwealth of Kentucky.

SECT. 2. The Members of the House of Representatives shall continue in service for the term of one year from the day of the commencement of the gene-

ral election, and no longer.

SECT. 3. Representatives shall be chosen on the first Monday in the month of August in every year; but the presiding officers of the several elections shall continue the same for three days, at the request of any one of the candidates.

SECT. 4. No person shall be a Representative, who at the time of his election is not a citizen of the United States, and hath not attained to the age of twenty-four years, and resided in this State, two years next preceding his election, and the last year thereof in the county or town for which he may be chosen.

SECT. 5. Elections for Representatives for the seveveral counties entitled to representation, shall be held at the places of holding their respective Courts, or in the several election precincts into which the Legislature may think proper, from time to time, to divide any or all those counties: — Provided, that when it shall appear to the Legislature that any town hath a number of qualified voters equal to ratio then fixed, such town shall be invested with the privilege of a separate representation, which shall be retained so long as such town shall contain a number of qualified voters equal to the ratio which may from time to time be fixed by law; and thereafter elections, for the county in which such town is situated, shall not be held therein.

SECT. 6. Representation shall be equal and uniform in this Commonwealth; and shall be forever regulated and ascertained by the number of qualified electors therein. In the year eighteen hundred and three, and every fourth year thereafter, an enumeration of all the

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free male inhabitants of the State, above 21 years of age, shall be made in such manner as shall be directed by law. The number of Representatives shall, in the several years of making these enumerations, be so fixed as not to be less than fifty eight, nor more than one hundred, and they shall be apportioned for the four years next following, as near as may be, among the several counties and towns, in proportion to the number of qualified electors: but, when a county may not have a sufficient number of qualified electors to entitle it to one Representative, and when the adjacent county or counties may not have a residuum or residuums, which when added to the small county would entitle it to a separate representation it shall then be in the power of the Legislature to join two or more together, for the purpose of sending a Representative.— Provided, that when there are two or more counties adjoining, which have residuums over and above the ratio then fixed by law, if said residuums when added together will amount to such ratio, in that case one Representative shall be added to that county having the largest residuum.

SECT. 7. The House of Representatives shall choose

its Speaker and other officers.

SECT. 8. In all elections for Representatives, every free male citizen (negroes, mulattoes and Indians excepted) who at the time being hath attained to the age of twenty-one years, and resided in the State two years, or the county or town in which he offers to vote one year next preceding his election, shall enjoy the right of an elector; but no person shall be entitled to vote, except in the county or town in which he may actually reside at the time of the election, except as is herein otherwise provided. Electors shall in all cases, except treason, felony, breach or surety of the peace, be privileged from arrest during their attendance at, going to, and returning from elections.

SECT. 9. The Members of the Senate shall be chosen for the term of four years; and when assembled

shall have power to choose its officers annually.

SECT. 10. At the first session of the General Assembly after this Constitutution takes effect, the Senators shall be divided by lot, as equally as may be, into four classes:—The seats of the Senators of the first class shall be vacated at the expiration of the first year; of the second class at the expiration of the second year; of the 3d class at the expiration of the 3d year; and of the fourth class at the expiration of the fourth year; so that one-fourth shall be chosen every year, and a rotation thereby kept up perpetually.

SECT. 11. The Senate shall consist of twenty-four Members at least, and for every three Members above fifty-eight, which shall be added to the House of Representatives, one Member shall be added to the Sen-

ate.

SECT. 12. The same number of senatorial districts shall, from time to time, be etablished by the Legislature, as there may be Senators allotted to the State; which shall be so formed, as to contain, as near as may be, an equal number of free male inhabitants in each, above the age of twenty-one years, and so that no county shall be divided, or form more than one district; and where two or more counties compose a district, they shall be adjoining.

SECT. 13. When an additional Senator may be added to the Senate, he shall be annexed by lot to one of the four classes, so as to keep them as nearly equal in

number as possible.

SECT 14. One Senator for each district shall be elected by those qualified to vote for Representatives therein, who shall give their votes at the several places in the counties or towns where elections are by law directed to be held.

SECT. 15. No person shall be a Senator, who, at the time of his election, is not a citizen of the United States, and who hath not attained to the age of thirty five-years, and resided in this State six years next preceding his election, and the last year thereof in the district from which he may be chosen.

SECT. 16. The first election for Senators shall be general throughout the State, and at the same time that

he general election for Representatives is held; and he reafter, there shall, in like manner, be an annual ection for Senators to fill the places of those whose time of service may have expired.

SECT.17. The General Assembly shall convene on the irst Monday in the month of November in every year, unless a different day be appointed by law; and their sessions shall be held at the seat of government.

SECT. 18. Not less than a majority of the Members of each House of the General Assembly shall constitute a quorum to do business; but a smaller number may adjourn from day to day, and shall be authorized by law to compel the attendance of absent members, in such manner, and under such penalties as may be prescribed thereby.

SECT. 19. Each House of the General Assembly shall judge of the qualifications, elections, and returns of its Members; but a contested election shall be determined in such manner as shall be directed by law.

SECT. 20. Each House of the General Assembly may determine the rules of its proceedings, punish a Member for disorderly behaviour; and, with the concurrence of two-thirds, expel a Member, but not a second time for the same cause.

SECT. 21. Each House of the General Assembly shall keep and publish, weekly, a journal of its proceedings; and the yeas and nays of the Members on any question, shall, at the desire of any two of them, be entered on their journal.

SECT. 22. Neither House, during the session of the General Assembly, shall, without the coment of the other, adjourn for more than three days, nor to any other place than that in which they may be sitting.

SECT. 23. The Members of the General Assembly shall severally receive from the public treasury, a compensation for their services which shall be one dollar and a half a day, during their attendance on, going to, and returning from the sessions of their respective Houses: Provided, that the same may be increased or diminished by law; but no alteration shall take effect during the session at which such alteration shall be made.

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SECT. 24. The Members of the General Assembly shall, in all cases, except treason, felony, breach or surety of the peace, be privileged from arrest, during their attendance at the sessions of their respective Houses, and in going to, and returning from the same; and for any speech or debate, in either House, they shall not be questioned in any other place.

SECT. 25. No Senator or Representative shall, during the term for which he was elected, nor for one year thereafter, be appointed or elected to any civil office of profit under this Commonwealth, which shall have been created, or the emoluments of which shall have been increased, during the time such Senator or Representative was in office, except to such offices or appointments, as may be made or filled by the elections of the people.

SECT. 26. No person, while he continues to exercise the functions of a clergyman, priest, or teacher of any religious pursuasion, society, or sect, nor whilst he holds or exercises any office of profit under this Commonwealth, shall be eligible to the General Assembly, except attornies at law, Justices of the Peace, and militia officers: Provided, that justices of the Courts of quarter sessions shall be ineligible, so long as any compensation may be allowed them for their services: Provided also, that attornies for the Commonwealth. who receive a fixed annual salary from the public treasury, shall be ineligible.

SECT. 27. No person, who at any time may have been a collector of taxes for the State, or the assistant or deputy of such collector, shall be eligible to the General Assembly, until he shall have obtained a quietus for the amount of such collection, and for the public mo-

nies for which he may be responsible.

SECT. 28. No bill shall have the force of a law, until on three several days it be read over in each House of the General Assembly, and free discussion allowed thereon; unless, in cases of urgency, four fifths of the House, where the bill shall be depending, may deem it expedient to dispense with this rule.

SECT. 29. All bills for raising revenue, shall originate in the House of Representatives; but the Senate may propose amendments, as in other bills: Provided that they shall not introduce any new matter, under the colour of an amendment, which does not relate to raising a revenue.

SECT. 30. The General Assembly shall regulate, by law, by whom, and in what manner, writs of election shall be issued to fill the vacancies which may happen

in either branch thereof.

ARTICLE III.

Concerning the Executive Department.

SECT. 1. The supreme executive power of the Commonwealth shall be vested in a Chief Magistrate, who shall be styled the Governor of the Commonwealth of Kentucky.

SECT. 2. The Governor shall be elected for the term of four years by the citizens entitled to suffrage, at the time and places where they shall respectively vote for Representatives. The person having the highest number of votes shall be Governor; but if two or more shall be equal and highest in votes, the election shall be determined by lot, in such manner as the Legislature may direct.

SECT. 3. The Governor shall be ineligible for the succeeding seven years, after the expiration of the time for which he shall have been elected.

SECT. 4. He shall be at least thirty-five years of age, and a citizen of the United States, and have been an inhabitant of this State at least six years next preceding his election.

SECT. 5. He shall commence the execution of his office on the fourth Tuesday succeeding the day of the commencement of the general election on which he shall be chosen, and shall continue in the execution thereof until the end of four weeks next succeeding the election of his successor, and until his successor shall have taken the oaths or affirmations prescribed by this Constitution.

SECT. 6. No member of Congress, or person holding any office under the United States, nor minister of

any religious society, shall be eligible to the office of Governor.

SECT. 7. The Governor shall, at stated times, receive for his services, a compensation, which shall neither be increased nor diminished, during the term for which he shall have been elected.

SECT. 8. He shall be Commander in Chief of the army and navy of this Commonwealth, and of the militia thereof, except when they shall be called into the service of the United States; but he shall not command personally in the field, unless he shall be advised so to do, by a resolution of the General Assembly.

SECT. 9. He shall nominate, and by and with the advice and consent of the Senate, appoint all officers, whose offices are established by this Constitution, or shall be established by law, and whose appointments are not herein otherwise provided for: Provided, that no person shall be so appointed to an office within any county, who shall not have been a citizen and inhabitant therein, one year next before his appointment, if the county shall have been so long erected, but if it shall not have been so long erected, then within the limits of the county or counties from which it shall have been taken: Provided also, that the County Courts shall be authorized by law to appoint inspectors, collectors and their deputies, surveyors of the high ways, constables, iailors, and such other inferior officers, whose jurisdiction may be confined within the limits of a county.

SECT. 10. The Governor shall have power to fill up vacancies that may happen during the recess of the Senate, by granting commissions, which shall expire at the end of their next session.

SECT. 11. He shall have power to remit fines and forfeitures, grant reprieves and pardons, except in cases of impeachment. In cases of treason, he shall have power to grant reprieves until the end of the next session of the General Assembly, in which the power of pardoning shall be vested.

SECT. 21. He may require information in writing from the officers in the executive department, upon any subject relating to the duties of their respective offices.

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SECT. 13. He shall from time to time give to the General Assembly, information of the state of the Commonwealth, and recommend to their consideration such measures as he shall deem expedient.

SECT. 14. He may, on extraordinary occasions, convene the General Assembly at the seat of government, or at a different place, if that should have become, since their last adjournment, dangerous from an enemy, or from contagious disorders; and in case of disagreement between the two Houses, with respect to the time of adjournment, adjourn them to such time as he shall think proper, not exceeding four months.

SECT. 15. He shall take care that the laws be faithfully executed.

SECT. 16. A Lieutenant Governor shall be chosen at every election for a Governor, in the same manner, continue in office for the same time, and possess the same qualifications; in voting for Governor, and Lieutenant Governor, the electors shall distinguish whom they vote for as Governor, and whom as Lieut-Governor.

SECT. 17. He shall, by virtue of his office, be Speaker of the Senate, have a right, when in committee of the whole, to debate and vote on all subjects; and when the Senate are equally divided, to give the casting vote.

SECT. 18. In case of the impeachment of the Governor, his removal from office, death, refusal to qualify, resignation, or absence from the State, the Lieutenant Governor shall exercise all the power and authority apportaining to the office of Governor, until another be duly qualified, or the Governor, absent or impeached, shall return or be acquitted.

SECT. 19. Whenever the government shall be administered by the Lieutenant Governor, or he shall be unable to attend as Speaker of the Senate, the Senators shall elect one of their own members as Speaker, for that occasion. And if, during the vacancy of the office of Governor, the Lieutenant Governor shall be impeached, removed from office, refuse to qualify, resign, die, or be absent from the State, the Speaker of the Senate shall, in like manner, administer the government.

SECT. 20. The Lieutenant Governor, while he acts as Speaker to the Senate, shall receive for his services the same compensation, which shall for the same period be allowed to the Speaker of the House of Representatives, and no more; and during the time he administers the government as Governor, shall receive the same compensation which the Governor would have received and been entitled to, had he been employed in the duties of his office.

SECT. 21. The Speaker pro tempore of the Senate, during the time he administers the government, shall receive in like manner the same compensation which the Governor would have received, had he been employed in the duties of his office.

SECT. 22. If the Lieutenant Governor shall be called upon to administer the government, and shall, while in such administration, resign, die, or be absent from the State during the recess of the General Assembly, it shall be the duty of the Secretary, for the time being, to convene the Senate for the purpose of choosing a Speaker.

SECT. 23. An Attorney General, and such other attornies for the Commonwealth as may be necessary, shall be appointed, whose duty shall be regulated by law. Attornies for the Commonwealth for the several counties shall be appointed by the respective Courts hav-

ing jurisdiction therein.

SECT. 24. A Secretary shall be appointed and commissioned during the term for which the Governor shall have been elected, if he shall so long behave himself well. He shall keep a fair register, and attest all the official acts and proceedings of the Governor, and shall, when required, lay the same and all papers, minutes, and vouchers relative thereto, before either House of the General Assembly, and shall perform such other duties as may be enjoined him by law.

SECT. 25. Every bill which shall have passed both Houses, shall be presented to the Governor; if he approve, he shall sign it, but, if not, he shall return it with his objections to the House in which it shall have originated, who shall enter the objections at large

upon their journal, and proceed to reconsider it; if, after such reconsideration, a majority of all the Members elected to that House, shall agree to pass the bill, it shall be sent, with the objections, to the other House, by which it shall likewise be considered, and if approved by a majority, it shall be a law; but in such cases the votes of both Houses shall be determined by yeas and nays, and the names of the persons voting for and against the bill, shall be entered on the journal of each House respectively; if any bill shall not be returned by the Governor, within ten days (Sundays excepted) after it shall have been presented to him, it shall be a law in like manner as if he had signed it, unless the General Assembly by their adjournment prevent its return; in which case it shall be a law, unless sent back within three days after their next meeting.

SECT. 26. Every order, resolution, or vote, to which the concurrence of both Houses may be necessary, except on a question of adjournment, shall be presented to the Governor, and before it shall take effect, be approved by him; or, being disapproved, shall be repassed by a majority of all the Members elected to both Houses, according to the rules and limitations prescribed in case

of a bill.

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SECT. 27. Contested elections for a Governor and Lieutenant Governor, shall be determined by a committee to be selected from both Houses of the General Assembly, and formed and regulated in such manner as shall be directed by law.

SECT. 28. The Freemen of this Commonwealth (Negroes, Mulattoes, and Indians excepted) shall be armed and disciplined for its defence. Those who conscientually scruple; to bear arms, shall not be compelled to do so, but shall pay an equivalent for personal service.

SECT. 29. The commanding officers of the respective regiments shall appoint the regimental staff; Brigadier Generals their Brigade Majors; Major Generals their aids; and captains, the non-commissioned officers of companies.

1 SECT. 30. A majority of the field officers and captains in each regiment, shall nominate the commission-

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ed officers in each company, who shall be commissioned by the Governor: Provided that no nomination shall be made, unless two at least of the field officers are present; and when two or more persons have an equal, and the highest number of votes, the field officer present, who may be highest in commission, shall decide the nomination.

SECT. 31. Sheriffs shall be hereafter appointed in the following manner: - When the time of a sherist for any county may be about to expire, the county court for the same (a majority of all its justices being present) shall, in the months of September, October, or Novemher next preceding thereto, recommend to the Governor two proper persons to fill the office, who are then justices of the county court; and who shall in such recommendation pay a just regard to feniority in office and a regular rotation. One of the persons so recommended shall be commissioned by the Governor, and shall hold his office for two years, if he fo long behave well. and until a successor be duly qualified. If the county sourt shall omit in the months aforefaid to make such recommendation, the Governor shall then nominate, and by and with the confent of the Senate, appoint a fit person to fill such office.

ARTICLE IV.

Concerning the Judicial Department.

SECTION 1. The judicial power of this Commonwealth, both as to matters of law and equity, shall be vested in one supreme court, which shall be styled the Court of Appeals, and in such inserior courts as the General Assembly may from time to time erect and establish.

SECT. 2. The court of appeals, except in cases otherwise directed by this Constitution, shall have appellate jurisdiction only; which shall be co-extensive with the State, under such restrictions, and regulations not repugnant to this Constitution, as may from time to time be prescribed by law.

SECT. 3. The Judges, both of the Supreme and Inferior Courts, shall hold their offices during good behaviour 3 but for any reasonable cause which shall not be sufficient ground of impeachment, the Governor shall remove any of them on the address of two-thirds of each House

of the General Assembly: Provided however, that the cause or causes for which such removal may be required, shall be stated at length in such address, and on the journal of each House. They shall at stated times receive for their services, an adequate compensation to be fixed by law.

SECT. 4. The Judges shall, by virtue of their office, be conservators of the peace throughout the State. The stile of all process shall be The Commonwealth of Kentucky. All prosecutions shall be carried on in the name, and by the authority of the Commonwealth of Kentucky, and conclude Against the peace and dignity of the

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SECT. 5. There shall be established in each county, now or which may be hereafter erected, within this

Commonwealth, a County Court.

SECT. 6. A competent number of Justices of the Peace shall appointed in each county; they shall be commissioned during good behaviour, but may be removed on conviction of missehaviour in office, or of any infamous crime, or on the address of two thirds of each House of Assembly: Provided however, that the cause or causes for which such removal may be required, shall be stated at length in such address and on the journal of each House.

SECT. 7. The number of the justices of the peace, to which the several counties in this Commonwealth now established, or which may hereaster be established, ought to be entitled, shall from time to time be requ-

lated by law.

SECT. 8. When a furveyor, coroner, or a justice of the peace, shall be needed in any county, the County Court for the same, a majority of all its justices concurring therein, shall recommend to the Governor two proper persons to still the office, one of whom he shall appoint thereto: Provided however, that if the county court shall for twelve months omit to make such recommendation, after being requested by the Governor to recommend proper persons, he shall then nominate, and by and with the advice and consent of the Senate, appoint a sk person to sill-such office.

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SECT. 9. When a new county shall be erected, a competent number of justices of the peace, a Sheriff and Coroner therefor, shall be recommended to the Governor by a majority of all the Members of the House of Representatives from the senatorial district or districts in which the county is situated; and if either of the persons thus recommended shall be rejected by the Governor or the Senate, another person shall immediate.

ly be recommended as aforefaid.

SECT. 10. Each Court shall appoint its own clerk, who shall hold his office during good behaviour; but no person shall be appointed clerk, only pro tempore, who shall not produce to the court appointing him a certificate from a majority of the judges of the Court of Appeals that he had been examined by their clerk in their presence, and under their direction, and that they judge him to be well qualified to execute the office of clerk to any court of the same dignity, with that for which he offers himself. They shall be removable for breach of good behaviour by the Court of Appeals only, who shall be judges of the sact as well as of the law. Two-thirds of the Members present must concur in the sentence.

SECT. 11. All commissions shall be in the name, and by the authority of the State of Kentucky, and lealed with the State seal, and signed by the Governor.

SECT. 12. The State treasurer and printer or printers for the Commonwealth, shall be appointed annually by the joint vote of both Houses of Assembly: Provided, that during the recess of the same, the Governor shall have power to fill vacancies which may happen in either of the said offices.

ARTICLE V.

Concerning. Impeachments.

SECT. 1. The House of Representatives shall have

the fole power of impeaching.

SECT. 2. All impeachments shall be tried by the Senate; when sitting for that purpose, the Senators shall be upon oath or assumation: No person shall be convicted without the concurrence; of two thirds of the Memors present.

SECT. 3. The Governor and all civil officers shall be liable to impeachment for any misdemeanor in office; but judgment in such cases shall not extend further than to removal from office, and disqualification to hold any office of honour, trust, or profit under this Commonwealth; but the party convicted shall nevertheless be liable and subject to indictment, trial, and punishment according to law.

ARTICLE VI,

General Provisions

SECT. 1. Members of the General Affembly, and all officers, executive and judicial, before they enter upon the execution of their respective offices, shall take the following oath, or affirmation: "I do solemnly swear (or affirm, as the case may be)that I will be faithful and true to the Commonwealth of Kentucky, so long as I continue a citizen thereof, and that I will faithfully execute to the best of my abilities, the office of according to law."

SECT. 2 Treason against the Commonwealth shall consist only in levying war against it, or in adhering to its enemies, giving them aid and comfort. No person shall be convicted of treason, unless on the testimony of two witnesses to the same overtact, or his own confession in open Court.

SECT. 3. Every person shall be disqualified from serving as a Governor, Lieutenant-Governor, Senator or Representative, for the term for which he shall have been elected, who shall be convicted of having given or offered any bribe or treat, to procure his election.

SECT. 4. Laws shall be made to exclude from office, and from suffrage, those who shall thereafter be convicted of bribery, perjury, forgery, or other high crimes or mildemeanors. The privilege of free suffrage shall be supported by laws regulating elections, and prohibiting, under adequate penalties, all undue influence thereon from power, bribery, tumult, or other improper practices.

SECT. 5. No money shall be drawn from the treasury, but in pursuance of appropriations made by law, nor shall any appropriations of money for the support of an

army be made for a longer time than one year; and a regular statement and account of the receipts and expenditures of all public money, shall be published annually.

SECT. 6. The General Affembly shall direct by law in what manner, and in what courts, suits may be

brought against the Commonwealth.

SECT. 7. The manner of administering an oath or affirmation shall be such as is most consistent with the conscience of the deponent, and shall be esteemed by the General Assembly the most solemn appeal to God.

SECT. 8. All laws, which on the first day of June one thousand seven hundred and ninety-two, were in force in the State of Virginia, and which are of a general nature, and not local to that State, and not repugnant to this Constitution, nor to the laws which have been enacted by the Legislature of this Commonwealth, shall be in force within this State, until they shall be altered or repealed by the General Assembly.

SECT. 9. The compact with the State of Virginia, fubject to such alterations as may be made therein, agreeably to the mode prescribed by the said compact,

shall be considered as part of this Constitution.

SECT. 10. It shall be the duty of the General Assembly to pass such laws as shall be necessary and proper to decide differences by Arbitrators, to be appointed by the parties who may chuse that summary mode of adjustment.

SECT. 11. All civil officers for the Commonwealth at large, shall reside within the State, and all district, county, or town officers, within their respective districts, counties or towns (trustees of towns excepted) and shall keep their respective offices at such places therein, as may be required by law; and all militia officers shall reside in the bounds of the division, brigade, regiment, battalion, or company to which they may severally belong.

SECT. 12. The Attorney General and other attornies for this Commonwealth, who receive a fixed annual falary from the public treasury, Judges and Clerks of Courts, a stices of the Peace, surveyors of lands, and all commissioned militia officers, shall hold their respective offices during good behaviour, and the continuance of their respective courts, under the exceptions contained in this Conflitution.

SECT 13. Absence on the business of the State, or the United States, shall not forfeit a relidence once obtained fo as to deprive any one of the right of luffrage, or of being elected or appointed to any office under this Commonwealth, under the exceptions contained in this Constitution.

SECT. 14. It shall be the duty of the General Assembly, to regulate by law, in what cases, and what deduction from the falaries of public officers shall be made for neglect of duty in their official capacity.

SECT. 15. Returns: of all elections for Governor. Lieutenant-Governor, and Members of the General Affembly, shall be made to the Secretary for the time being.

SECT. 16. In all elections by the people, and also by the Senate and House of Representatives, jointly or separately, the votes shall be personally and publicly given, viva voce,

SECT. 17. No Member of Congress, nor person holding or exercising any office of trust or profit under the United States, or either of them, or under any foreign power shall be eligible as a Member of the General Affembly of this Commonwealth, or hold or exercise any office of trust or profit under the same.

SECT. 18. The General Assembly shall direct by law how perfons, who now are or may hereafter become fecorities for public officers, may be relieved or discharg-

ed on account of fuch fecurityship,

ARTICLE VII.

Concerning Slaves.

Sect. 1. The General Affembly shall have no power to pass laws for the emancipation of flaves without the confent of their owners, or without paying their owners previous to such emancipation a full equivalent in money for the flaves to emancipated. They fluil have no power to prevent emigrants to this State from bringing with them such persons as are deemed slaves by the laws of any one of the United States, fo long N 2

as any person of the same age or description shall be continued in flavery by the laws of this State. They shall pals laws to permit the owners of flaves to emancipate them, faving the rights of creditors, and preventing them from becoming a charge to any county in this Commonwealth. They fault have full power to prevent flaves being brought into this State as merchan-They hall have full power to prevent any flaves being brought into this State from a foreign country, and to prevent those from being brought into this State, who have been, since the first day of January, one, thousand seven hundred and eighty-nine, or may hereafter be imported into any of the United States from a foreign country. And they shall have full power to pais fuch laws as may be necessary, to oblige the owners of flaves to treat them with humanity, to provide for them necessary cluthing and provision, to abitain from all injuries extending to life or limb, and in case of their neglect or refulal to comply with the drections of fuch laws, to have fuch flave or flaves fold for the benefit of their owner or owners.

SECT. 2. In the profecution of flaves for felony, no inquest by a grand jury shall be necessary, but the proceedings in such profecutions shall be regulated by law: except that the General Assembly shall have no power to deprive them of the privilege of an impartial trial by a petit jury.

ARTICLE VIII.

The feat of government shall continue in the town of Frankfort, until it shall be removed by law: Provided however, that two-thirds of all the Members elected to each House of the General Assembly, shall concur in the passage of such law.

ARTICLE IX.

Mode of revising the Constitution.

When experience shall point out the necessity of amending this Constitution, and when a majority of all the Members elected to each House of the General Asfembly, shall within the first twenty days of their stared annual session, concur in passing a law for taking the sense of the good people of this Commonwealth as to the necessity and expediency of calling a Convention, it shall be the duty of the feveral Sheriffs, and other returning officers, at the next general election which shall be held for Representatives, after the passage of such law, to open a poll for, and make a return to the Secretary, for the time being, of the names of all those entitled to vote for Representatives who have voted for calling a convention: and if thereupon it fall appear that a majority of all the citizens of this State entitled to vote for Representatives, have voted for a Convention, the General Assembly shall direct that a similar poll shall be opened, and taken for the next year; and if thereupon it shall appear, that a majority of all the citizens of this State entitled to vote for Representatives, have voted for a convention, the General Assembly shall at their next session call a Convention, to consist of as many Members as there shall be in the House of Reprefentatives, and no more; to be cholen in the fame manner and proportion, at the same places, and at the fame time that Representatives are, by citizens entitled to vote for Representatives; and to meet within three months after the faid election for the purpose of readopting, amending, or changing this Conflictution,-But if it shall appear by the vote of either year, as aforesaid, that a majority of all the citizens entitled to vote for Representatives, did not vote for a convention. a Convention shall not be called.

ARTICLE X.

That the general, great, and effential Principles of Liberty, and free Government may be recognized and established; WE DECLARE,

SECT. 1. That all freemen, when they form a focial compact, are equal; and that no man, or fet of men, are entitled to exclusive, separate, public emoluments or privileges, from the community, but in consideration of public services.

SECT. 2. That all power is inherent in the People, and all free governments are founded on their authority, and inflituted for their peace, fafety, and happiness: For the advancement of these ends, they have at all times an unalienable and indeaseasible right to alver,

reform or abolish their government, in such manner as

they may think proper.

SECT. 3. That all men have a natural and indefeasible right to worship Almighty God according to the dictates of their own consciences; that no man shall be compelled to attend, erect, or support any place of worship, or to maintain any ministry against his consent; that no human authority ought, in any case whatever, to controul or interfere with the rights of conscience; and that no preference shall ever be given by law, to any religious societies or modes of worship.

SECT. 4. That the civil rights, privileges, or capacities of any citizen, shall in no wise be diminished or en-

larged on account of his religion.

SECT. 5. That all elections shall be free and equal-SECT. 6. That the ancient mode of trial by jury

shall be held sacred, and the right thereof remain inviolate.

Sect. 7. That Printing Presses shall be free to every person who undertakes to examine the proceedings of the Legislature, or any branch of government; and no law shall ever be made to restrain the right thereof.—

The free communication of thoughts and opinions is one of the invaluable rights of man, and every citizen may freely speak, write and print on any subject, being responsible for the abuse of that liberty.

SECT. 8. In prosecutions for the publication of papers investigating the official conduct of officers, or men in a public capacity, or where the matter published is proper for public information, the truth thereof may be given in evidence. And in all indictments for libels, the jury shall have a right to determine the law and the facts, under the direction of the Court, as in other cases.

SECT. 9. That the people shall be secure in their persons, houses, papers, and possessions from unreasonable seizures and searches; and that no warrant to search any place, or to seize any person or things, shall issue without describing them as nearly as may be, nor without probable cause supported by oath or affirmation.

SECT. 10. That in all criminal prosecutions, the accused bath a right to be heard by himself and counsel;

to demand the nature and cause of the accusation against him, to meet the witnesses face to face, to have compulsory process for obtaining witnesses in his fayour; and in prosecutions by indictment or information, a speedy public trial, by an impartial jury of the vicinage; that he cannot be compelled to give evidence against himself, nor can he be deprived of his life, liberty, or property, without the judgment of his peers or the law of the land.

SECT. 11. That no person shall for any indictable offence be proceeded against criminally by information. except in cases arising in the land or naval forces, or the militia when in actual service, in time of war or public danger, by leave of the Court, for oppression or misdemeanor in office.

SECT. 12. No person shall for the same offence be twice put in jeopardy of his life or limb, nor shall any man's property be taken or applied to public use without the consent of his representatives, and without just compensation being previously made to him.

SECT. 13. That all Courts shall be open, and every person for an injury done him in his lands, goods, person or reputation, shall have remedy by the due course of law; and right and justice administered without sale. denial or delay.

SECT. 14. That no power of suspending laws shall be exercised, unless by the Legislature or its authority.

SECT. 15. That excessive bail shall not be required, nor excessive fines imposed, nor cruel punishments inflicted.

SECT. 16. That all prisoners shall be bailable by sufficient securities, unless for capital offences, when the proof is evident, or presumption great; and the privilege of the writ of habeas corpus shall not be suspended. unless when in cases of rebellion or invasion the public safety may require it.

SECT. 17. That the person of a debtor, where there is not strong presumption of fraud, shall not be continued in prison after delivering up his estate for the benefit of his creditors, in such manner as shall be pre-

scribed by law.

SECT. 18. That no ex post facto law, nor any law impairing contracts, shall be made.

SECT. 19. That no person shall be attainted of treason

or felony by the Legislature.

SECT. 20. That no atttainder shall work corruption of blood, nor, except during the life of the offender, forfeiture of estate to the Commonwealth.

SECT. 21. That estates of such persons as shall destroy their own lives shall descend or vest as in case of natural death, and if any person shall be killed by casualty, there shall be no forfeiture by reason thereof.

SECT. 22. That the citizens have a right in a peaceable manner to assemble together for their common good, and to apply to those invested with the powers of government for redress of grievances, or other proper purposes, by petition, address or remonstrance.

SECT. 23. That the rights of the citizens to bear arms in defence of themselves and the State, shall not

be questioned.

Sect. 24. That no standing army shall in time of peace, be kept up without the consent of the Legislature, and the military shall in all cases, and at all times, be in strict subordination to the civil power.

SECT. 25. That no soldier shall, in time of peace, be quartered in any house without the consent of the owner, nor in time of war, but in a manner to be pre-

scribed by law.

Secr. 26. That the Legislature shall not grant any title of nobility or hereditary distinction, nor create any office, the appointment to which shall be for a longer term than during good behaviour.

SECT. 27. That emigration from the State shall not

be prohibited.

SECT. 28. To guard against transgressions of the high powers which we have delegated, we declare, that every thing in this article is excepted out of the general powers of government, and shall forever remain inviolate; and that all laws contrary thereto, or contrary to this Constitution shall be void.

SCHE-

SCHEDULE.

That no inconvenience may arise from the alterations and amendments made in the Constitution of this Commonwealth, and in order to carry the same into complete operation, it is hereby declared and ordained:

SECT. 1. That all laws of this Commonwealth in force at the time of making the said alterations and amendments, and not inconsistent therewith, and all rights, actions, prosecutions, claims, and contracts, as well of individuals as of bodies corporate, shall continue as if the said alterations and amendments had not been made.

SECT. 2. That all officers now filling any office or appointment, shall continue in the exercise of the duties of their respective offices or appointments for the terms therein expressed, unless by this Constitution it is otherwise directed.

SECT. 3. The oaths of office herein directed to be taken, may be administered by any Justice of the Peace, until the Legislature shall otherwise direct.

Sect. 4. The General Assembly to be held in November next, shall apportion the Representatives and Senators, and lay off the State into senatorial districts conformable to the regulations prescribed by this Constitution. In fixing those apportionments, and in establishing those districts, they shall take for their guide the enumeration directed by law to be made in the present year, by the commissioners of the tax, and the apportionments thus made, shall remain unaltered until the end of the stated annual sessions of the General Assembly in the year 1803.

SECT. 5. In order that no inconvenience may arise from the change made by this Constitution, in the time of holding the general election, it is hereby ordained, that the first election for Governor, Lieutenant Governor, and Members of the General Assembly, shall commence on the first Monday in May 1800. The persons their elected shall continue in office during their several terms of service prescribed by this Constitution, and until the next general election, which shall be held after their said terms shall have respectively expired. The re-

turns for the said first election of Governor and Lieutenant Governor shall be made to the Secretary, within fifteen days from the day of election, who shall, as soon as may be, examine and count the same in the presence of atleast two Judges of the Court of Appeals, or District Courts, and shall declare who are the persons thereby duly elected, and give them official notice of their election: and if any person shall be equal and highest on the poli, the said Judges and Secretary shall determine the election by lot.

SECT. 6. This Constitution, except so much thereof as is therein otherwise directed, shall not be in force, until the 1st day of June in the year 1800; on which day the whole thereof shall take full and complete effect.

Done in Convention at Frankfort the 17th day of August, 1799, and of the Independence of the United States of America the 24th.

ALEX. S. BULLIT, P. C.

Member from Jefferson.

Bourbon. Fleming. . John Allen, Geo. Stockton. Cha. Smith. Gerraid. Rob. Willmot, Wm.M.Bledfoe. James Duncan. Green. Wm. Griffith, Wm. Caley. Nath. Rogers. Harrison. Brackin. Henry Coleman. Wm.E.Bofwell. Philip Buckner. Campbell. Jeffer jon. Tho. Sandford. Richard Taylor. Clarke. Jessamine. Robert Clarke. John Price. R. Hickman, Lincoln. Wm. Logan, Wm Sudduth. Christian. N Huston. Young Ewing. L_{gan} . John Bailey, -Fayette. Reuben Ewing. John Breckenridge, John M'Dowell, Milon. John Bell, Phil. Thomas, H. Harrison, Tho. Marthall, jun. B. Thurston. Joshua Baker. Walter Carr. Mercer. Franklin. Peter Brunner. Harry Innis. John Adair, John Logan.

Tho. Allen, Sam. Taylor, Madi on. Green Clay, Tho. Clay, Wm. Irvine. Montgomery. Jilson Payne. Neljon. John Rowan. Rich. Prather. Nich. Minor. Shelby. Benj. Logan, Abr. Owen. Scott. Wm. Henry, Rob. Johnson. Woodfurd. Caleb Wallace, Wm. Steel. Waspington. Felix Grundy, Rcb. Abell. Warren. Alex. Davidson.

NORTH-WESTERN TERRITORY.

An ORDINANCE for the Government of the Territory of the United States North-west of the River Ohio.

BE it ordained by the United States in Congress assembled, That the said territory, for the purposes of temporary government, be one district; subject however, to be divided into two districts, as future circumstances may, in the opinion of Congress, make it expedient.

Be it ordained by the authority aforesaid, That the estates both of resident and non-resident proprietors in the said territory, dying intestate, shall descend to, and be distributed among their children, and the descendants of a deceased child, in equal parts; the descendants of a deceased child or grand-child, to take the share of their deceased parent in equal parts among them: And where there shall be no children or descendants, then in equal parts to the next of kin, in equal degree; and among collaterals, the children of a deceased brother or sister of the intestate, shall have in equal parts among them their deceased parents' share, and there shall in no case be a distinction between kindred of the whole and half blood; saving in all cases to the widow of the intestate, her third part of the real estate for life, and one third part of the personal estate. and this law relative to descents and dower, shall remain in full force until altered by the Legislature of the district. And until the Governor and Judges shall adopt laws as hereinafter mentioned, estates in the said territory may be devised or bequeathed by wills in writing, signed and sealed by him or her in whom the estate may be (being of full age) and attested by three witnesses; and real estates may be conveyed by lease and release, or bargain and sale, signed, sealed and delivered by the person being of full age, in whom the estate may be, and attested by two witnesses, provided

such wills be duly proved, and such conveyances be acknowledged, or the execution thereof duly proved, and be recorded within one year afterproper magistrates, courts, and registers shall be appointed for that purpose; and personal property may be transferred by delivery; saving, however to the French and Canadian inhabitants, and other settlers, of the Kaskaskies, St. Vincent's, and the neighbouring villages, who have heretofore professed themselves citizens of Virginia, their laws and customs now in force among them, relative to the dissent and conveyance of property.

Be it ordained by the authority aforesaid, That there shall be appointed, from time to time, by Congress, a Governor, whose commission shall continue in force for the term of three years, unless sooner revoked by Congress; he shall reside in the district, and have a freehold estate therein, in one thousand acres of land.

while in the exercise of his office.

There shall be appointed from time to time, by Congress, a Secretary, whose commission shall continue in force for four years, unless sooner revoked; he shall reside in the district, and have a freehold estate therein, in five hundred acres of land, while in the exercise of his office: it shall be his duty to keep and preserve the acts and laws passed by the Legislature, and the public records of the district, and the proceedings of the Governor in his Executive Department; and transmit authentic copies of such acts and proceedings, every six months, to the Secretary of Congress: There shall also be appointed a court to consist of three Judges, any two of whom to form a Court, who shall have a common law jurisdiction, and reside in the district, and have each therein a freehold estate in five hundred acres of land, while in the exercise of their offices; and their commissions shall continue in force during good behaviour.

The Governor and Judges, or a majority of them, shall adopt and publish in the district, such laws of the original States, criminal and civil, as may be necessary, and best suited to the circumstances of the district, and report them to Congress from time to time; which

laws shall be in force in the district until the organization of the General Assembly therein, unless disapproved of by Congress; but afterwards the Legislature shall have authority to alter them as they shall think fit.

The Governor for the time being shall be Commander in Chief of the militia, appoint and commission all officers in the same, below the rank of general officers; all general officers shall be appointed and commissioned

by Congress.

Previous to the organization of the General Assembly, the Governor shall appoint such Magistrates and other civil officers, in each county or township, as he shall find necessary for the preservation of the peace and good order in the same: After the General Assembly shall be organized, the powers and duties of Magistrates and other civil officers shall be regulated and defined by the said Assembly; but all Magistrates and other civil officers not herein otherwise directed, shall, during the continuance of this temporary government, be appointed by the Governor.

For the prevention of crimes and injuries, the laws to be adopted or made shall have force in all-parts of the district, and for the execution and process, criminal and civil, the Governor shall make proper divisions thereof, and he shall proceed, from time to time, as circumstances may require, to lay out the parts of the district in which the Indian titles shall have been extinguished, into counties and townships, subject however, to such alterations as may hereafter be made by

the Legislature.

So soon as there shall be five thousand free male inhabitants, of full age, in the district, upon giving proof thereof to the Governor, they shall receive authority, with the time and place, to elect Representatativs from their counties or townships, to represent them in the General Assembly; provided, that for every five hundred free male inhabitants, there shall be one Representative, and so on progressively with the number of free male inhabitants shall the right of representation increase, until the number of Representatives shall amount to twenty-five; after which the number and proportion of Representatives shall be regulated by the Legislature: Provided, that no person be eligible or qualified to act as a Representative, unless he shall have been a citizen of one of the United States three years, and be a resident in the district, or unless he shall have resided in the district three years; and in either case, shall likewise hold in his own right, in fee simple, two hundred acres of land within the same: Provided also, that a freehold in fifty acres of land in the district, having been a citizen of one of the States, and being resident in the district, or the like freehold, and two years residence in the district, shall be necessary to qualify a man as an elector of a Representative.

The Representatives thus elected, shall serve for the term of two years; and in case of the death of a Representative, or removal from office, the Governor shall issue a writ to the county or township, for which he was a member, to elect another in his stead, to serve

for the residue of the term.

The General Assembly, or Legislature, shall consist of the Governor, Legislative Council, and a House of Representatives. The Legislative Council shall consist of five Members, to continue in office five years, unless sooner removed by Congress, any three of whom to be a quorum: And the Members of the Council shall be nominated and appointed in the following manner, to wit: As soon as Representatives shall be elected, the Governor shall appoint a time and place for them to meet together, and when met, they shall nominate ten persons, residents in the district, and each possessed of a freehold estate in five hundred acres of land, and return their names to Congress; five of whom Congress shall appoint and commission to serve as aforesaid; and whenever a vacancy shall happen in the Council, by death or removal from office, the House of Representatives shall nominate two persons, qualified as aforesaid for each vacancy, and return their names to Congress; one of whom Congress shall appoint and commission for the residue of the term. And every five years, four months at least before the expiration of the time of service of the Members of Council, the said House

House shall nominate ten persons, qualified as aforesaid, and return their names to Congress; five of whom Congress shall appoint and commission to serve as Members of the Council five years, unless sooner removed. And the Governor, Legislative Council, and House of Representatives, shalf have authority to make laws, in all cases, for the good government of the district, not repugnant to the principles and articles in this ordinance established and declared. And all bills having passed by a majority in the House, and by a majority in the Council, shall be referred to the Governor for his assent; but no bill or legislative act whatever, shall be of any force without his assent. The Governor shall have power to convene, prorogue and dissolve the General Assembly, when, in his opinion, it shall be expedient.

The Governor, Judges, Legislative Council, Secretary, and such other officers as Congress shall appoint in the district, shall take an oath or affirmation of fidelity, and of office; the Governor before the President of Congress, and all other officers by the Governor. As soon as a Legislature shall be formed in the district, the Council and House assembled in one room, shall have authority, by joint ballot, to elect a delegate to Congress, who shall have a seat in Congress, with a right of debating, but not of voting during this temporary government.

And for extending the fundamental principles of civil and religious liberty, which form the basis whereon these Republics, their Laws and Constitutions are erected; to fix and establish those principles as the basis of all laws, constitutions and governments, which forever after shall be formed in the said territory: to provide also for the establishment of States, and permanent government therein, and for their admission to a share in the Federal councils, on an equal footing with the original States, at as early periods as may be consistent with the general interest:—

It is hereby ordained and declared, by the authority aforesaid, That the following Articles shall be considered as articles of compact between the original States, and the People and States in the said territory, and forever remain unalterable, unless by common consent, to wit:—

ARTICLE I.

No person demeaning himself in a peaceable and orderly manner, shall ever be molested on account of his mode of worship, or religious sentiments, in the said e rritory.

ARTICLE II.

The inhabitants of the said territory shall always be entitled to the benefits of the writ of habeas corpus, and of the trial by jury; of a proportionate representation of the people in the Legislature, and of judicial proceedings according to the course of the common law-All persons shall be bailable, unless for capital offences, where the proof shall be evident, or the presumption great. All fines shall be moderate; and no cruel or unusual punishments shall be inflicted. No man shall be deprived of his liberty or property, but by the judgment of his peers, or the law of the land; and should the public exigencies make it necessary, for the common preservation, to take any person's property, or to demand his particular services, full compensation shall be made for the same. And in the just preservation of rights and property, it is understood and declared, that no law ought ever to be made, or have force in the said territory, that shall in any manner whatever interfere with or affect private contracts or engagements, bona fide, and without fraud previously formed.

ARTICLE III.

Religion, morality, and knowledge, being necessary to good government and the happiness of mankind, schools, and the means of education shall forever be encouraged. The utmost good faith shall always be observed towards the Indians; their lands and property shall never be taken from them without their consent; and in their property, right, and liberty, they shall never be invaded or disturbed, unless in just and lawful wars authorized by Congress; but laws founded in justice and humanity, shall from time to time be made, for preventing wrongs being done to them, and for preserving peace and friendship with them.

ARTICLE IV.

The said territory, and the states which may be formed therein, shall forever remain a part of this confederacy of the United States of America, subject to the articles of confederation, and to such alterations therein as shall be constitutionally made; and to all the acts and ordinances of the United States in Congress assembled conformable thereto. The inhabitants and setthers in the said territory, shall be subject to pay a part of the Federal debts, contracted or to be contracted, and a proportional part of the expences of government, to be apportioned on them by Congress, according to the same common rule and measure, by which apportionments thereof shall be made on the other States; and the taxes for paying their proportion, shall be laid and levied by the authority and direction of the legislatures of the district or districts or new states, as in the original States, within the time, agreed upon by the United States in Congress assembled. The legislatures of those districts, or new States, shall never interfere with the primary disposal of the soil by the United States in Congress assembled, nor with any regulations Congress may find necessary for securing the title in such soil to the bona fide purchasers. No tax shall be imposed on lands the property of the United States; and in no case shall non-resident proprietors be taxed higher than residents. The navigable waters leading into the Mississippi and St. Lawrence, and the carrying places between the same, shall be common highways, and forever free, as well to the inhabitants of the said territory, as to the citizens of the United States, and those of any other States that may be admitted into the Confederacy, without any tax, impost, or duty therefor.

ARTICLE V.

There shall be formed in the said territory, not less than three, nor more than five States; and the boundaries of the States, as soon as Virginia shall alter her act of cession, and consent to the same, shall become fixed and established as follows, to wit: The western State in the said territory, shall be bounded by the Mis-

Mississippi, the Ohio, and Wabash rivers; a direct line drawn from the Wabash and Post Vincents due north to the territorial line between the United States and Canada; and by the said territorial line to the lake of the Woods and Mississippi. The middle State shall be bounded by the said direct line, the Wabash from Post Vincents to the Ohio; by the Ohio, by a direct line drawn due north from the mouth of the Great Miami, to the said territorial line, and by the said territorial line. The eastern State shall be bounded by the last mentioned direct line, the Ohio, Pennsylvania, and the said territorial line: Provided however, and it is further understood and declared, that the boundaries of these three States, shall be subject so far to be altered, that if Congress hereafter find it expedient, they shall have authority to form one or two States in that part of the territory which lies north of an east and west line drawn through the southerly bend or extreme of lake Michigan. And whenever any of the said States shall have sixty thousand free inhabitants therein, such State shall be admitted, by its delegates, into the Congress of the United States, on an equal footing with the original States, in all respects whatever: and shall be at liberty to form a permanent constitution and state government: Provided the constitution and government so to be formed, shall be Republican, and in conformity to the principles contained in these srticles; and so far as it can be consistent with the general interest of the Confederacy, such admission shall be allowed at an earlier period, and when there may be a less number of free inhabitants in the State than sixty thousand.

ARTICLE VI.

There shall be neither slavery nor involuntary servitude in the said territory, otherwise than in punishment of crimes, whereof the party shall have been duly convicted: Provided always, that any person escaping into the same, from whom labour or service is lawfully claimed in any one of the original States, such fugitive may be lawfully reclaimed, and conveyed to the person claiming his or her labour or service aforesaid.

Done by the United States, in Congress arrembled, the 13th day of July, in the year of our Lord 1787, and of their sovereignty and independence the 12th.

WM. GRAYSON, Chair man. CHA. THOMSON, Sec.

An ACT to provide for the Government of the Territory north-west of the River Ohio.

HEREAS in order that the ordinance of the United States in Congress assembled for the government of the territory north-west of the river Ohio, may continue to have full effect, it is requisite that certain provisions should be made, so as to adapt the same to

the present Constitution of the United States.

SECTION 1. Be it enacted by the Senate and House of Refresentatives of the United States of America in Congress assembled, That in all cases, in which by the said ordinance, any information is to be given, or communication made by the Governor of the said territory to the United States in Congress assembled, or to any of their officers, it shall be the duty of the said Governor to give such information and to make such communication to the President of the United States; and the President shall nominate, and by and with the advice and consent of the Senate, shall appoint all officers, which by the said ordinance were to have been appointed by the United States in Congress assembled, and all officers so appointed, shall be commissioned by him: and in all cases where the United States in Congress assembled, might by the said ordinance, revoke any commission or remove from any office, the President is hereby declared to have the same powers of revocation and removal.

SECT. 2. And be it further enacted, That in case of the death, removal, resignation, or necessary absence of the Governor of the said Territory, the Secretary thereof shall be, and is hereby authorized and required to execute and perform all the duties of Governor, during the vacancy occasioned by the removal, resignation

or necessary absence of the said Governor.

(Signed)

F. A. MUHLENBERG,

Speaker of the House of Representatives. J.ADAMS, Vice-President of the United States, and President of the Senate.

Approved, 7th August 1789:

GEO. WASHINGTON, President of the United States.

An ACT for an amicable Settlement of Limits with the State of Georgia, and authorizing the Establishment of a Government in the Mississippi Territory.

SECT. 1. DE it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States be, and he hereby is authorized to appoint three Commissioners, any two of whom shall have power to adjust and determine with such Commissioners as may be appointed under the legislative authority of the State of Georgia, all interfering claims of the United States and that State, to territory situated west of the river Chatahouchee, north of the thirty-first degree of north latitude, and south of the cession made to the United States by South-Carolina: And also to receive any proposals for the relinquishment or cession of the whole or any part of the other territory claimed by the State of Georgia, and out of the ordinary jurisdiction thereof.

SECT. 2. Be it further enacted, That all the lands thus ascertained as the property of the United States. shall be disposed of in such manner as shall be hereafter directed by law; and the nett proceeds thereof shall be applied to the sinking and discharging the public debt of the United States, in the same manner as the proceeds of the other public lands in the territory

north-west of the river Ohio.

SECE. 3. Be it further enacted, That all that tract of country bounded on the west by the Mississippi; on the north by a line to be drawn due east from the mouth of the Yasous to the Chatahouchee river; on the east by the river Chatahouchee; and on the south by the thirtythirty-first degree of north latitude, shall be, and hereby is constituted one district, to be called The Mississippi Territory: And the President of the United States is hereby authorized to establish therein a government in all respects similar to that now exercised in the Territory north west of the river Ohio, excepting and excluding the last article of the ordinance made for the government thereof by the late Congress on the thirteenth day of July one thousand seven hundred and eighty-seven, and by and with the advice and consent of the Senate, to appoint all the necessary officers therein, who shall respectively receive the same compensations for their services, to be paid in the same manner as by law established for similar officers in the territory north-west of the River Ohio; and the powers, duties and emoluments of a Superintendant of Indian affairs for the southern department, shall be united with those of Governor. Provided always, That if the President of the United States should find it most expedient to establish this government in the recess of Congress. he shall nevertheless have full power to appoint and commission all officers herein authorized; and their commissions shall continue in force until the end of the session of Congress next ensuing the establishment of the government.

SECT. 4. Be it further enacted, That the territory hereby constituted one district for the purposes of government, may, at the discretion of Congress, be hereafter divided into two districts, with separate territorial governments in each, similar to that established by this act.

SECT. 5. Be it further enacted, That the establishment of this government shall in no respect impair the right of the State of Georgia, or of any person or persons either to the jurisdiction or the soil of the said territory, but the rights and claims of the said State and all persons interested, are hereby declared to be as firm and available, as if this act had never been made.

SECT. 6. And be it further enacted, That from and after the establishment of the said government, the people

of the aforesaid territory, shall be entitled to and enjoy all and singular the rights, privileges, and advantages granted to the people of the territory of the United States north-west of the river Ohio, in and by the aforesaid ordinance of the thirteenth day of July, in the year one thousand seven hundred and eighty-seven, in as full and ample a manner as the same are possessed and enjoyed by the people of the said last mentioned territory.

SECT. 7. And be it further enacted, That from and after the establishment of the aforesaid government, it shall not be lawful for any person or persons to import or bring into the said Mississippi territory, from any port or place, without the limits of the United States, or to cause of procure to be imported or brought, or knowingly to aid or assist in so importing or bringing any slave or slaves; and that every person so offending, and being thereof convicted before any court within the said territory, having competent jurisdiction, shall forfeit and pay, for each and every slave so imported or brought, the sum of three hundred dollars; one moiety for the use of the United States, and the other moiety for the use of any person or persons who shall sue for the same; and that every slave, so imported or brought, shall thereupon become entitled to, and receive his or her freedom.

SECT. 8. And be it further enacted, That the sum of ten thousand dollars be and hereby is appropriated, for the purpose of enabling the President of the United States to carry into effect the provisions of this act; and that the said sum be paid out of any montes in the treasury not otherwise appropriated.

> JON. DAYTON, Speaker of the House of Representatives.

THO. JEFFRESON, Vice-President of the United States, and President of the Senate.

Approved, 7th April 1798:

J. ADAMS, President of the United States. An ACT to divide the Territory of the United States northwest of the Ohio into two separate Governments.

SECT. 1. BE it enacted by the Scnate and House of Refiresentatives of the United States of America in Congress assembled, That from and after the 4th
day of July next, all that part of the territory of the
United States north-west of the Ohio river, which
lies to the westward of a line beginning at the Ohio opposite to the mouth of Kentucky river, and running
thence to Fort Recovery, and thence north until it shall
intersect the territorial line between the United States
and Canada, shall, for the purposes of temporary government, constitute a separate territory, and be called, The Indiana Territory.

SECT. 2. And be it further enacted, That there shall be established within the said territory a government in all respects similar to that provided by the ordinance of Congress, passed on the thirteenth day of July one thousand seven hundred and eighty seven for the government of the territory of the United States northwest of the river Ohio; and the inhabitants thereof shall be entitled to, and enjoy all and singular the rights, privileges and advantages granted and secured to the

people by the said ordinance.

SECT. 3. And be it further enacted, That the officers for the said territory, who by virtue of this act shall be appointed by the President of the United States, by and with the advice and consent of the Senate, shall respectively exercise the same powers, perform the same duties, and receive for their services the same compensations as by the ordinance aforesaid and the laws of the United States, have been provided and established for similar officers in the territory of the United States north-west of the river Ohio: And the duties and emoluments of Superintendant of Indian Affairs shall be united with those of Governor: Provided, That the President of the United States shall have full power, in the recess of Congress, to appoint and commission all officers herein authorized; and their commissions shall continue in force until the end of the next session of Congress, And

SECT. 4. And be it further enacted, That so much of the ordinance for the government of the territory of the United States north-west of the Ohio river, as relates to the organization of a General Assembly therein, and prescribes the powers thereof, shall be in force and operate in The Indiana Territory, whenever satisfactory evidence shall be given to the Governor thereof, that such is the wish of a majority of the freeholders, notwithstanding there may not be therein five thousand free male inhabitants of the age of twenty-one years and upwards: Provided. That until there shall be five thousand free male inhabitants of twenty-one years and upwards in said territory, the whole number of Representatives to the General Assembly shall not be less than seven, nor more than nine, to be apportioned by the Governor to the several counties in the said territory, agreeably to the number of free male inhabitants of the age of twenty one years and upwards which they may respectively contain.

SECT. 5. And be it further enacted, That nothing in this Aact contained shall be construed so as in any manner to affect the government now in force in the territory of the United States north-west of the Ohio river, further than to prohibit the exercise thereof within The Indiana Territory, from and after the aforesaid fourth day of July next: Provided, That whenever that part of the Territory of the United States which lies to the eastward of a line beginning at the mouth of the Great Miami river, and running thence due north to the territorial line between the United States and Canada, shall be erected into an independent State, and admitted into the Union on an equal footing with the original States, thenceforth said line shall become and remain permanently the boundary line between such State and The Indiana Territory; any thing in this Act contained to the contrary notwithstanding.

SECT. 6. And be it further enacted, That until it shall be otherwise ordered by the Legislatures of the said territories respectively, Chilicothe, on Scioto river, shall be the seat of the government of the territory of the United States north-west of the Ohio river; and that

St. Vincennes, on the Wabash river, shall be the scat of the government for The Indiana Territory.

THEO. SEDGWICK,
Speaker of the House of Representatives.

THO. JEFFERSON,

Vice-President of the United States, and President of the Senate.

Approvd, 7th May A.D. 1800.

JOHN ADAMS,

President of the United States.

CONSTITUTION OF THE STATE OF OHIO:

Done in Convention begun and held at Chillicothe, on Monday the 1st Day of November, A.D. 1802, and of the Independence of the United States the 27th.

7E the People of the Eastern Division of the Territory of the United States porth-west of the river Ohio, having the right of admission into the general government, as a member of the Union, consistent with the Constitution of the United States, the ordinance of Congress of one thousand seven hundred and eighty-seven, and the law of Congress, entitled, "An act to enable the People of the Eastern Division of the Territory of the United States north-west of the river Ohio, to form a Constitution and State Government, and for the admission of such State into the Union, on an equal footing with the original States, and for other purposes;" in order to establish justice, promote the welfare and secure the blessings of Liberty to ourselves and our posterity, do ordain and establish the following constitution or form of government, and do mutually agree with each other to form ourselves into a free and independent State, by the name of The State of Ohio.

AK.

ARTICLE I.

Secr. 1. The legislative authority of this State shall be vested in a General Assembly, which shall consist of a Senate and House of Representatives, both to be elect-

ed by the people.

SECT. 2. Within one year after the first meeting of the General Assembly, and within every subsequent term of four years, an enumeration of all the white inale inhabitants above twenty one years of age, shall be made in such manner, as shall be directed by law. The number of Representatives shall, at the several periods of making such enumeration, be fixed by the legislature and apportioned among the several counties, according to the number of white male inhabitants above twenty-one years of age in each, and shall never be less than twenty-four, nor greater than thirty-six, until the number of white male inhabitants above twenty-one years of age, shall be twenty-two thousand, and after that event, at such ratio that the whole number of Representatives shall never be less than thirty-six nor exceed seventy-two.

SECT. 3. The Representatives shall be chosen annually, by the citizens of each county respectively, on the

second Tuesday of October.

SECT. 4. No person shall be a Representative who shall not have attained the age of twenty-five years, and be a citizen of the United States, and an inhabitant of this State; shall also have resided within the limits of the county in which he shall be chosen, one year next preceding his election, unless he shall have been absent on the public business of the United States, or of this State, and shall have paid a State or County tax.

SECT. 5. The Senators shall be chosen biennially by qualified voters for Representatives; and on their being convened in consequence of the first election, they shall be divided by lot, from their respective counties or districts, as near as can be, into two classes; the seats of the Senators of the first class shall be vacated at the expiration of the first year, and of the second class at the expiration of the second year, so that one half thereof, as near as possible, may be annually chosen forever thereafter.

SECT. 6. The number of Senators shall, at the several periods of making the enumeration before mentioned, be fixed by the legislature, and apportioned among the several counties or districts to be established by law, according to the number of white male inhabitants of the age of twenty-one years in each, and shall never be less than one third, nor more than one half of the number of Representatives.

SECT. 7. No person shall be a Senator, who has not arrived at the age of thirty years, and is a citizen of the United States, shall have resided two years in the county or district immediately preceding the election, unless he shall have been absent on the public business of the United States, or of this State, and shall moreover have paid a State or County tax.

SECT. 8. The Senate and House of Representatives, when assembled, shall each choose a Speaker and its other officers, be judges of the qualifications and elections of its members, and sit upon its own adjournments; two thirds of each House shall constitute a quorum to do business, but a smaller number may adjourn from day to day, and compel the attendance of absent members.

SECT. 9. Each House shall keep a journal of its proceedings and publish them; the yeas and nays of the members, on any question, shall, at the desire of any two of them, be entered on the journals.

SECT. 10. Any two members of either House shall have liberty to dissent from and protest against any act or resolution which they may think injurious to the public or any individual, and have the reasons of their dissent entered on the journals.

SECT. 11. Each House may determine the rules of its proceedings, punish its members for disorderly behaviour, and, with the concurrence of two thirds, expel a member, but not a second time for the same cause, and shall have all other powers necessary for a branch of the legislature of a free and independent State.

SECT. 12. When vacancies happen in either House, the Governor, or the person exercising the power of the Governor, shall issue writs of election to fill such vacancies.

O 2

Sen-

SECT. 13. Senators and Representatives shall, in all cases, except treason, felony or breach of the peace, be privileged from arrest during the session of the General Assembly, and in going to and returning from the same, and for any speech or debate in either House they shall not be questioned in any other place.

SECT. 14. Each House may punish by imprisonment during their session, any person not a member, who shall be guilty of disrespect to the House by any disorderly or contemptuous behaviour in their presence, provided such imprisonment shall not, at any one time.

exceed 24 hours.

SECT. 15. The doors of each House, and of committees of the whole, shall be kept open, except in such cases as in the opinion of the House require secrecy.

Neither House shall, without the consent of the other, adjourn for more than two days, nor to any other place than that in which the two Houses shall be sitting.

SECT. 16. Bills may originate in either House, but may be altered, amended, or rejected by the other.

SECT. 17. Every bill shall be read on three different days in each House, unless in case of urgency three fourths of the House where such bill is so depending shall deem it expedient to dispense with this rule: And every bill having passed both Houses, shall be signed by the Speakers of their respective Houses.

SECT. 18. The stile of the laws of this State shall be, "Be it enacted by the General Assembly of the State of

Ohio."

SECT. 19. The Legislature of this State shall not allow the following officers of government greater annual salaries than as follows, until the year one thousand eight hundred and eight, to wit: The Governor not more than one thousand dollars; the Judges of the Supreme Court not more than one thousand dollars each; the Presidents of the Courts of Common Pleas not more than eight hundred dollars each; the Secretary of State not more than five hundred dollars; the Auditor of public accounts not more than seven hundred and fifty dollars; the Treasurer not more than four hundred and lifty dollars: No member of the Legislature shall receive

ceive more than two dollars per day, during his attendance on the Legislature, nor more for every twenty-five miles he shall travel in going to and returning from the General Assembly.

SECT. 20. No Senator or Representative shall, during the time for which he shall have been elected, be appointed to any civil office under this State, which shall have been created, or the emoluments of which shall have been increased, during such time.

Sect. 21. No money shall be drawn from the Treasury, but in consequence of appropriations made by law-

SECT. 22. An accurate statement of the receipts and expenditures of the public money, shall be attach-

ed to and published with the laws annually.

SECT. 23. The House of Representatives shall have the sole power of impeaching, but a majority of all the members must concur in an impeachment; all impeachments shall be tried by the Senate, and when sitting for that purpose, the Senators shall be upon oath or atfirmation to do justice according to law and evidence; no person shall be convicted without the concurrence of two-thirds of all the Senators.

SECT. 24. The Governor and all other civil officers under this State shall be liable to impeachment for any misdemeanor in office, but judgment in such cases, shall not extend further than removal from office and disqualification to hold any office of honor, profit or trust under this State. The party whether convicted or acquitted, shall nevertheless be liable to indictment, trial, judgment and punishment according to law.

SECT. 25. The first session of the General Assembly shall commence on the first Tuesday of March next, and forever after the General Assembly shall meet on the first Monday of December in every year, and at no other period, unless directed by law, or provided for by this Constitution.

SECT. 26. No Judge of any Court of Law or Equity, Secretary of State, Attorney General, Register, Clerk of any Court of Record, Sheriff, or Collector, Member of either House of Congress, or person holding any lucrative office under the United States, or this State (pro-

vided, that appointments in the militia or Justices of the Peace shall not be considered lucrative offices) shall be eligible as a candidate for, or have a seat in the General Assembly.

SECT. 27. No person shall be appointed to any office within any county, who shall not have been a citizen and inhabitant therein, one year next before his appointment, if the county shall have been so long erected; but if the county shall not have been so long erected, then within the limits of the county or counties out of which it shall have been taken.

SECT. 28. No person who heretofore hath been, or hereafter may be, a collector or holder of public monies, shall have a seat in either House of the General Assembly, until such person shall have accounted for and paid into the treasury, all sums for which he may be accountable or liable.

ARTICLE II.

SECT. 1. The supreme executive power of this State shall be vested in a Governor.

SECT. 2. The Governor shall be chosen by the electors of the members of the General Assembly, on the second Tuesday of October, at the same places and in the same manner that they shall respectively vote for members thereof. The returns of every election for Governor shall be scaled up and transmitted to the seat of government by the returning officers, directed to the Speaker of the Senate, who shall open and publish them in the presence of a majority of the members of each House of the General Assembly; the person having the highest number of votes shall be Governor; but if two or more shall be equal and highest in votes, then one of them shall be chosen Governor by joint ballot of both Houses of the General Assembly. Contested elections for Governor shall be determined by both Houses of the General Assembly, in such manner as shall be prescribed by law.

SECT. 3. The first Governor shall hold his office until the first Monday of December, one thousand eight undred and five, and until another Governor shall be ected and qualified to office, and forever after the Go-

vernor shall hold his office for the term of two years, and until another Governor shall be elected and qualified, but he shall not be eligible more than six years in any term of eight years.—He shall be at least thirty years of age, and have been a citizen of the United States twelve years, and an inhabitant of this State four years next preceding his election.

SECT. 4. He shall, from time to time, give to the General Assembly information of the state of the government, and recommend to their consideration such

measures as he shall deem expedient.

SECT. 5. He shall have the power to grant reprieves and pardons after conviction, except in cases of impeachment.

SECT. 6. The Governor shall, at stated times, receive for his services, a compensation, which shall neither be increased nor diminished during the term for which he shall have been elected.

SECT. 7. He may require information, in writing, from the officers in the executive department, upon any subject relating to the duties of their respective offices, and shall take care that the laws be faithfully executed.

SECT. 8. When any officer, the right of whose appointment is, by this Constitution, vested in the General Assembly, shall during the recess, die, or his office by any means become vacant, the Governor shall have power to fill such vacancy, by granting a commission which shall expire at the end of the next session of the Legislature.

SECT. 9. He may, on extraordinary occasions, convene the General Assembly by proclamation, and shall state to them, when assembled, the purposes for which they shall have been convened.

SECT. 10. He shall be Commander in Chief of the army and navy of this State and of the militia, except when they shall be called into the service of the United States.

SECT. 11. In case of disagreement between the two Houses with respect to the time of adjournment, the Governor shall have the power to adjourn the General Assembly to such time as he thinks proper, provided

it be not a period beyond the annual meeting of the Le-

gislature.

Sect.12. In case of the death, impeachment, resignation or removal of the Governor from office, the Speaker of the Senate shall exercise the office of Governor, until he be acquitted, or another Governor shall be duly qualified. In case of impeachment of the Speaker of the Senate, or his death, removal from office, resignation or absence from the State, the Speaker of the House of Representatives shall succeed to the office and exercise the duties thereof, until a Governor shall be elected and qualified.

SECT. 13. No Member of Congress, or person holding any office under the United States, or this State,

shall execute the office of Governor.

SECT. 14. There shall be a seal of this State, which shall be kept by the Governor and used by him officially, and shall be called *The Great Seal of the State of Ohio.*

SECT. 15. All grants and commissions shall be in the name and by the authority of the State of Ohio, sealed with the seal, signed by the Governor, and counter.

signed by the Secretary.

Sect. 16. A Secretary of State shall be appointed by a joint ballot of the Senate and House of Representatives, who shall continue in office three years, if he shall so long behave himself well; he shall keep a fair Register of all the official acts and proceedings of the Governor, and shall, when required, lay the same and all papers, minutes and vouchers relative thereto, before either branch of the Legislature, and shall perform such other duties as shall be assigned him by law.

ARTICLE III.

SECT.1. The judicial power of this State, both as to matters of law and equity, shall be vested in a Supreme Court, in Courts of Common Pleas for each county, in Justices of the Peace, and in such other Courts as the Legislature may, from time to time, establish.

SECT. 2. The supreme Court shall consist of three Judges, any two of whom shall be a quorum. They hall have original and appellate jurisdiction, both

m common law and chancery, in such cases as shall be directed by law; provided, that nothing herein contained shall prevent the General Assembly from adding another Judge to the Supreme Court after the term of five years, in which case the Judges may divide the State into two circuits, within which any two of the Judges may hold a Court.

SECT. 3. The several Courts of Common Pleas shall consist of a President and associate Judges.—The State shall be divided, by law, into three circuits: there shall be appointed in each circuit a President of the Courts. who, during his continuance in office, shall reside there-There shall be appointed in each county, not more than three nor less than two associate Judges, who, during their continuance in office, shall reside therein. The President and associate Judges, in their respective counties, any three of whom shall be a quorum, shall compose the Court of Common Pleas, which Court shall have common law and chancery jurisdiction in all such cases as shall be directed by law; provided, that nothing herein contained shall be construed to prevent the Legislature from increasing the number of Circuits and Presidents, after the term of five years.

SECT. 4. The Judges of the Supreme Court and Court of Common Pleas, shall have complete criminal jurisdiction, in such cases and in such manner as

may be pointed out by law.

SECT. 5. The Court of Common Pleas in each county, shall have jurisdiction of all probate and testamentary matters, granting administration, the appointment of guardians, and such other cases as shall be prescribed by law.

SECT. 6. The Judges of the Court of Common Pleas shall, within their respective counties, have the same powers with the Judges of the Supreme Court, to issue writs of certiorari to the Justices of the Peace, and to cause their proceedings to be brought before them, and the like right and justice to be done.

SECT. 7. The Judges of the Supreme Court shall by virtue of their offices be conservators of the peace throughout the State. The presidents of the Court of

Common Pleas, shall, by virtue of their offices, be conservators of the Peace in their respective circuits, and the Judges of the Court of Common Pleas, shall, by virtue of their offices, be conservators of the peace in their respective counties.

SECT. 8. The Judges of the Supreme Court, the Presidents and the associate judges of the Courts of Common Pleas, shall be appointed by a joint ballot of both Houses of the General Assembly, and shall hold their offices for the term of seven years, if so long they behave well. The Judges of the Supreme Court and the Presidents of the Courts of Common Pleas, shall, at stated times, receive for their services an adequate compensation, to be fixed by law, which shall not be diminished during their continuance in office, but they shall receive no fees or perquisites of office, nor hold any other office of profit or trust under the authority of this State or the United States.

SECT. 9. Each Court shall appoint its own Clerk for the term of seven years, but no person shall be appointed Clerk except pro tempore, who shall not produce to the Court appointing him a certificate from a majority of the Judges of the Supreme Court, that they judge him to be well qualified to execute the duties of the office of clerk to any court of the same dignity with that for which he offers himself. They shall be removable for breach of good behaviour, at any time, by the judges of the respective Courts.

SECT. 10. The Supreme Court shall be held once a year, in each county, and the Courts of Common Pleas shall be holden in each county at such times and places

as shall be prescribed by law.

SECT. 11. A competent number of Justices of the Peace shall be elected by the qualified electors in each township in the several counties, and shall continue in office three years, whose powers and duties shall, from time to time, be regulated and defined by law-

SECT. 12. The stile of all process shall be, The State of Ohio; all prosecutions shall be carried on in the name and by the authority of the State of Ohio, and Il indictments shall conclude, Against the peace and dig-

ity of the same.

ATRICLE IV.

SECT. 1. In all elections, all white male inhabitants above the age of twenty-one years, having resided in the State one year next preceding the election, and who have paid or are charged with a State or county tax, shall enjoy the right of an elector, but no person shall be entitled to vote except in the county or district in which he shall actually reside at the time of the election.

SECT. 2. All elections shall be by ballot.

SECT. 3. Electors shall, in all cases, except treason, felony, or breach of the peace, be privileged from arrest, during their attendance at elections, and in going to and returning from the same.

SECT. 4. The Legislature shall have full power to exclude from the privilege of electing, or of being elected, any person convicted of bribery, perjury or any

other infamous crime.

SECT. 5. Nothing contained in this article shall be so construed as to prevent white male persons above the age of twenty-one years, who are compelled to labour on the roads of their respective townships or counties, and who have resided one year in the State, from having the right of an elector.

ARTICLE V.

SECT. 1. Captains and Subalterns in the militia shall be elected by those persons in their respective company districts, subject to military duty.

SECT. 2. Majors shall be elected by the captains and

subalterns of the battalion.

SECT.3. Colonels shall be elected by the Majors, Captains, and Subalterns of the regiment.

SECT. 4. Brigadiers General shall be elected by the commissioned officers of their respective brigades.

SECT. 5. Majors General and Quarter-Masters General shall be appointed by joint ballot of both Houses of

the Legislature.

SECT. 6. The Governor shall appoint the Adjutant General. The Majors General shall appoint their aids and other division officers; the Brigadiers their Majors; the Brigade Majors their staff officers; Commanders of Regiments shall appoint their Adjutants, Qr. Masters, and other regimental staff-officers; and the Captains and

Subalterns shall appoint their non-commissioned officers and musicians.

SECT. 7. The Captains and Subalterns of the artillery and cavalry shall be elected by the persons enrolled in their respective corps, and the Majors and Colonels shall be appointed in such manner as shall be directed by law. The Colonels shall appoint, their regimental staff, and the Captains and Subalterns their non-commissioned officers and musicians.

ARTICLE VI.

SECT. 1. There shall be elected in each county one Sheriff and one Coroner, by the citizens thereof, who are qualified to vote for members of the Assembly; they shall be elected at the time and place of holding elections for members of Assembly; they shallcontinue in office two years, if they shall so long behave well, and until successors be chosen and duly qualified; provided, that no person shall be eligible as Sheriff for a longer term than four years in any term of six years.

SECT. 2. The State treasurer and Auditor shall be triennially appointed by a joint ballot of both Houses

of the Legislature.

Sect. 3. All town and township officers shall be chosen, annually, by the inhabitants thereof duly qualified to vote for members of the Assembly, at such time and place as may be directed by law.

SECT. 4. The appointment of all civil officers, not otherwise directed by this Constitution, shall be made

in such manner as may be directed by law.

ARTICLE VII.

Sect.1. Every person who shall be chosen or appointed to any office of trust or profit, under the authority of this State, shall, before the entering on the execution thereof, take an oath or affirmation to support the Constitution of the United States and this State, and also an oath of office.

Sect. 2. Any elector who shall receive any gift or reward for his vote, in meat, drink, money or otherwise, shall suffer such punishment as the laws shall direct; and any person who shall directly or indirectly give, promise, or bestow, any such reward to be elect-

ed, shall thereby be rendered incapable, for two years, to serve in the office for which he was elected, and be subject to such other punishment as shall be directed by law.

SECT. 3. No new county shall be established by the General Assembly, which shall reduce the county or counties, or either of them from which it shall be taken, to less contents than four hundred square miles, nor shall any county be laid off of less contents. Every new county, as to the right of suffrage and representation, shall be considered as a part of the county or counties from which it was taken, until entitled by numbers to the right of representation.

SECT. 4. Chillicothe shall be the seat of government until the year one thousand eight hundred and eight. No money shall be raised until the year one thousand eight hundred and nine by the Legislature of this State, for the purpose of erecting public build-

ingsfor the accommodation of the Legislature.

SECT. 5. That after the year one thousand eight hundred and six, whenever two thirds of the General Assembly shall think it necessary to amend or change the this Constitution, they shall recommend to the electors at the next election for members to the General Assembly, to vote for or against a Convention; and if it shall appear that a majority of the citizens of the State voting for Representatives have voted for a Convention, the General Assembly shall, at their next session, call a Convention to consist of as many members as there be in the General Assembly, to be chosen in the same manner, at the same places, and by the same electors that choose the General Assembly, who shall meet within three months after the said election, for the purpose of revising, amending or changing the Con-But no alteration of this Constitution shall ever take place, so as to introduce slavery or involuntary servitude into this State.

SECT. 6. That the limits and boundaries of this State be ascertained, it is declared, that they are as hereafter mentioned—that is to say, bounded on the East by the Pennsylvania line, on the south by the Ohio river to

the mouth of the Great Miami river, on the west by the line drawn due north from the mouth of the Great Miami aforesaid, and on the north by an east and west line drawn through the southerly extreme of Lake Michigan, running east after intersecting the due north line aforesaid, from the mouth of the Great Miami until it shall intersect Lake Erie, or the territorial line, and thence with the same through Lake Erie to the Pennsylvania line aforesaid; provided always, and it is hereby fully understood, and declared by this Convention, that if the southerly bend, or extreme of Lake Michigan should extend so far south, that a line drawn due east from it should not intersect Lake Erie, or if it should intersect the said Lake Erie east of the mouth of the Miami river of the Lake, then and in that case, with the assent of the Congress of the United States, the northern boundary of this State shall be established by, and extended to, a direct line running from the southern extremity of Lake Michigan to the most northerly cape of the Miami Bay, after intersecting the due north line from the mouth of the Great Miami river as aforesaid, thence north east to the territorial line. and by the said territorial line to the Pennsylvania line.

ARTICLE VIII.

That the general, great, and essential principles of liberty and free government may be recognized, and for ever unalterably established, WE DECLARE,

SECT. 1. That all men are born equally free and independent, and have certain natural, inherent, and unalienable rights, amongst which are the enjoying and defending life and liberty, acquiring, possessing and protecting property, and pursuing and obtaining happiness and safety; and every free Republican Government being founded on their sole authority, and organized for the purpose of protecting their liberties, and securing their independence, to effect these ends, they have at all times a complete power to alter, reform, or abolish their government, whenever they may deem in necessary.

There

SECT. 2. There shall be neither slavery nor involuntary servitude in this State, otherwise than for the punishment of crimes, whereof the party shall have been duly convicted, nor shall any male person, arrived at the age of twenty-one years, nor female person arrived at the age of eighteen years, be held to serve any person as a servant, under pretence of indenture or otherwise, unless such person shall enter into such indenture while in a state of perfect freedom, and on condition of a bona fide consideration, received or to be received for their service, except as before excepted. Nor shall any indenture of any Negro or Mulatto hereafter made and executed out of the State, or if made in the State where the term of service exceeds one year, be of the least validity, except those given in the case of apprenticeships.

SECT. 3. That all men have a natural and indefeasible right to worship Almighty God, according to the clictates of their conscience; that no human authority can in any case whatever, controul or interfere with the rights of conscience; that no man shall be compelled to attend, erect, or support, any place of worship, or to maintain any ministry against his consent, and that no preference shall ever be given, by law, to any religious society or mode of worship, and no religious test shall be required as a qualification to any office of trust or profit. But religion, morality and knowledge, being essentially necessary to the good government and the happiness of mankind, schools and the means of instruction shall forever be encouraged by legislative provision, not inconsistent with the rights of conscience.

SECT. 4. Private property ought and shall ever be held inviolate, but always subservient to the public welfare, provided a compensation in money be made to the owner.

SECT. 5. That the people shall be secure in their persons, houses, papers and possessions, from all unwarrantable searches and seizures, and that general warrants whereby an officer may be commanded to search suspected places, without probable evidence of

the fact committed, or to seize any person or persons not named, whose offences are not particularly described, and without oath or affirmation, are dangerous to

liberty, and shall not be granted.

SECT. 6. That the Printing Presses shall be open and free to every citizen who wishes to examine the proceedings of any branch of government, or the conduct of any public officer, and no law shall ever restrain the right thereof. Every citizen has an indisputable right to speak, write, or print, upon any subject as he thinks proper, being liable for the abuse of that liberty. In prosecutions for any publication respecting the official conduct of men in a public capacity, or where the matter published is proper for public information, the truth thereof may always be given in evidence, and in all indictments for libels, the jury shall have a right to determine the law and the facts, under the direction of the Court, as in other cases,

SECT. 7. That all Courts shall be open, and every person for an injury done him in his lands, goods, person or reputation, shall have remedy by the due course of law, and right and justice administered without de-

nial or delay.

SECT. 8. That the right of trial by jury shall be inviolate.

SECT. 9. That no power suspending the laws shall be exercised, unless by the Legislature.

SECT. 10. That no person arrested or confined in jail, shall be treated with unnecessary rigor, or be put to answer any criminal charge, but by presentment, indict-

ment or impeachment.

SECT. 11. That in all criminal prosecutions, the accused hath a right to be heard by himself and his counsel, to demand the nature and cause of the accusation against him, and to have a copy thereof; to meet the witnesses face to face; to have compulsory process for obtaining witnesses in his favor, and in prosecutions by indictment or presentment, a speedy public trial by an impartial jury of the county or district in which the offence shall have been committed, and shall not be compelled to give evidence against himself, nor shall he be

ce put in jeopardy for the same offence.

Sect. 12. That all persons shall be bailable by sufficient sureties, unless for capital offences, where the proof is evident or the presumption great, and the privilege of the writ of habeas corpus shall not be suspended, unless when in case of rebellion or invasion, the public safetymay require it.

SECT. 13. Excessive bail shall not be required, excessive fines shall not be imposed, nor cruel and unusual punishments inflicted.

SECT. 14. All penalties shall be proportioned to the nature of the offence. No wise Legislature will affix the same punishment to the crimes of theft, forgery and the like, which they do to those of murder and treason. When the same undistinguishing severity is exerted against all offences, the people are led to forget the real distinction in the crimes themselves, and to commit the most flagrant with as little compunction as they do the lightest offences. For the same reasons, a multitude of sanguinary laws are both impolitic and unjust; the true design of all punishments being to reform, not to exterminate mankind.

SECT. 15. The person of a debtor, where there is not strong presumption of fraud, shall not be continued in prison, afterdelivering up his estate for the benefit of his creditor or creditors, in such manner as shall be prescribed by law.

SECT. 16. No ex post facto law, nor any law impairing the validity of contracts, shall ever be made, and no conviction shall work corruption of blood nor forfeiture of estate.

SECT. 17. That no person shall be liable to be transported out of this State for any offence committed within the State.

SECT. 18. That a frequent recurrence to the fundamental principles of civil government, is absolutely necessary to preserve the blessings of Liberty.

SECT. 19. That the People have a right to assemble together, in a peaceable manner, to consult for their common good, to instruct their Representatives, and to apply to the Legislature for redress of grievances.

That

SECT. 20. That the people have a right to bear arms for the defence of themselves and the State; and as standing armies in the time of peace are dangerous to liberty, they shall not be kept up, and that the military shall be kept under strict subordination to the civil power.

SECT. 21. That no person in this State, except such as are employed in the army or navy of the United States, or militia in actual service, shall be subject to corporal punishment under the military law.

SECT. 22. That no soldier, in time of peace, be quartered in any house without the consent of the owner, nor in time of war but in the manner prescribed by law.

SECT. 23. That the levying taxes by the poll is grievous and oppressive, therefore the Legislature shall never levy a poll tax for county or state purposes.

SECT. 24. That no hereditary emoluments, privileges, or honours shall ever be granted or conferred by this State.

Sect. 25. That no law shall be passed to prevent the poor in the several counties and townships within this State, from an equal participation in the schools, academies, colleges, and universities within this State, which are endowed, in whole or in part, from the revenue arising from the donations made by the United States for the support of schools and colleges; and the doors of the said schools, academies and universities, shall be open for the reception of scholars, students and teachers of every grade, without any distinction, or preference whatever, contrary to the intent for which the said donations were made.

SECT. 26. That laws shall be passed by the Legislature, which shall secure to each and every denomination of religious Societies in each surveyed township which now is, or may hereafter be formed in the State, an equal participation, according to their number of adherents, of the profits arising from the land granted by Congress for the support of Religion, agreeably to the ordinance or act of Congress, making the appropriation.

SECT. 27. That every association of persons, when regularly formed within this State, and having given themselves a name, may, on application to the Legislature, be entitled to receive letters of incorporation, to enable them to hold estates, real and personal, for the support of their schools, academies, colleges, universities, and other purposes.

SECT. 28. To guard against the transgressions of the high powers which we have delegated, we declare, that all powers, not hereby delegated, remain with the

People.

SCHEDULE.

SECT. 1. That no evils or inconveniences may arise from the change of a territorial government to a permanent State Government, it is declared by this Convention, that all rights, suits, actions prosecutions, claims and contracts, both as it respects individuals and bodies corporate, shall continue as if no change had taken place in this government.

SECT. 2. All fines, penalties, and forfeitures, due and owing to the territory of the United States, northwest of the river Ohio, shall inure to the use of the State. All bonds executed to the Governor, or any other officer in his official capacity, in the territory, shall pass over the Governor, or the other officers of the State, and their successors in office, for the use of the State, or by him or them to be respectively assigned over to the use of those concerned, as the case may be.

SECT. 3. The Governor, Secretary, and Judges, and all other officers under the territorial government, shall continue in the exercise of the duties of their respective departments, until the said offices are superseded

under the authority of this Constitution.

SECT. 4- All laws and parts of laws, now in force in this territory, not inconsistent with this Constitution, shall continue and remain in full effect until repealed by the Legislature, except so much of the Act entitled, An Act regulating the admission and practice of attornies and counsellors at law;" and of the Act made amendatory thereto, as relates to the term of time

which the applicant shall have studied law, his residence within the territory, and the term of time which he shall have practised as an attorney at law, before he can be admitted to the degree of a counsellor at law.

SECT. 5. The Governor of the State shall make use

of his private seal, until a State seal be procured.

SECT. 6. The President of the Convention shall issue writs of election to the Sheriffs of the several counties, requiring them to proceed to the election of a Governor, Members of the General Assembly, sheriffs and coroners, at the respective election districts in each county, on the second Tuesday of January next, which elections shall be conducted in the manner prescribed by the existing election laws of this territory; and the members of the General Assembly, sheriffs and coroners, then elected, shall continue to exercise the duties of their respective offices, until the next annual or biennial election thereafter, as prescribed in this Constitution, and no longer,

SECT. 7. Until the first enumeration shall be made. as directed in the second section of the first article of this Constitution, the county of Hamilton shall be entitled to four Senators and eight Representatives. The county of Clermont, one Senator and two Representa-The county of Adams, one Senator and three Representatives. The county of Ross, two Senators and four Representatives. The county of Fairfield, one Senator and two Representatives. The county of Washington, two Senators and three Representatives. The county of Belmont, one Senator and two Repre-The county of Jefferson, two Senators and sentatives. four Representatives; and the county of Trumbull, one Senator and two Representatives.

Done in Convention at Chillicothe, the 29th day of November, in the year of our Lord 1802, and of

the Independence of the United States of America the 27th.

In testimony whereof, we have hereunto subscribed our names.

EDW. TIFFIN, President, and Representative from the County of Ross.

Adams County.
Jof. Darlington,
Ifrael Donaldon,
Tho. Kirker.
Belmont County.
James Caldwell,
Elijah Woods.
Clermont County.
Philip Gatch,
James Sargent.
Fairfield County.
Henry Abrams,
Em. Carpenter.
Hamilton County.
John W. Browne,

Charles W. Byrd,
Fra. Dunlavy,
Wm. Goforth,
John Kitchell,
Jer. Morrow,
John Paul,
John Reily,
John Smith,
John Wilfon.

Jefferfon County.
Rudolph Bear,
Geo. Humphry,
John Milligan,
Nath. Updegraff,
Baz. Wells.

Rofs County.
Mich. Baldwin,
James Grubb,
Nath. Maffie,
T. Worthington.

Trumbull County.
David Abbot,
Sam. Huntington.

Washington County.
Eph. Cutler,
Ben. Ives Gilman,
John M'Intire,
Rufus Putnam.

Atteft.

THO. SCOTT, Sec.

DISTRICT or COLUMBIA.

An ACT concerning the District of Columbia.

PE it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the laws of the State of Virginia, as they now exist, shall be and continue in force, in that part of the district of Columbia which was ceded by the said State to the United States, and by them accepted for the permanent seat of government: and that the laws of the State of Maryland as they now exist, shall be and continue in force in that part of the said district which was ceded by that State to the United States, and by them accepted as aforesaid.

SECT. 2. Be it further enacted, That the said district of Columbia shall be formed into two counties, one county shall contain all that part of said district which lies on the east side of the river Potomack, together with the Islands therein, and shall be called the county of WASHINGTON—the other county shall contain all that part of said district which lies on the west side of said river, and shall be called the county of ALEXANDRÍA—and the said river, in its whole course through said district, shall be taken and deemed, to all intents and pur-

poses, to be within both of said counties.

SECT. 3. Be it further enacted, That there shall be a Court in said district which shall be called the Circuit Court of the District of Columbia—and the said Court and the judges thereof, shall have all the powers by law vested in the circuit Courts (and the judges of the circuit Courts of the United States). Said Court shall consist of one Chief Judge, and two Assistant Judges resident within said district, to hold their respective offices during good behaviour, any two of whom shall constitute a quorum: and each of the said Judges shall, before he enter on his office, take the oath or affirmation.

provided by law to be taken by the judges of the circuit Courts of the United States; and the said Court shall have power to appoint a Clerk of the Court in each of said counties, who shall take the oath, and give a bond with sureties, in the manner directed for Clerks of the district Courts, in the act to establish the Judiciary of the United States.

SECT. 4. Be it further enacted, That said Court shall annually hold four sessions in each of said counties, to commence as follows, to wit: for the county of Washington, at the city of Washington, in the fourth Mondays of March, June, September, and December: for the county of Alexandria, at Alexandria, on the second Mondays of January, April, July, and the first Monday of October.

SECT. 5. Beit further enacted, That said Court shall have cognizance of all crimes and offences committed within said district; and of all cases in law and equity between parties, both or either of which shall be resident, or be found, within said district—and also of all actions, or suits, of a civil nature, at common law or in equity, in which the United States shall be plaintiffs or complainants; and of all seizures on land or water, and of all penalties and forfeitures made, arising, or accruing, under the laws of the United States.

SECT. 6. PROVIDED, And be it further enacted, That all local actions shall be commenced in their proper counties, and that no action or suit shall be brought before said Court by any original process against any person who shall not be an inhabitant of, or found within, said district at the time of serving the writ.

SECT. 7. Be it further enacted, That there shall be a Marshal for the said District, who shall have the custody of the jails of said counties, and be accountable for the safe keeping of all prisoners legally committed therein—and he shall be appointed for the same term, shall take the same oath, give a bond with sureties in the same manner, shall have generally within said district the same powers, and perform the same duties, as is by law directed and provided in case of Marshals of the United States.

SECT. 8. Be it further enacted, That any final judgment, order or decree, in said circuit, wherein the matter in dispute, exclusive of costs, shall exceed the value of one hundred dollars, may be re-examined, and reversed or affirmed, in the Supreme Court of the United States, by writ of error or appeal, which shall be prosecuted in the same manner under the same regulations, and the same proceedings shall be had therein, as is, or shall be provided, in the case of writs of error on judgments, or appeals upon orders or decrees, rendered in the CircuitCourts of the United States.

SECT. 9. Be it further enacted, That there shall be appointed an attorney of the United States for said district, who shall take the oath, and perform all the duties required of the district attornies of the United States—and the said attorney, marshal, and clerks, shall be entitled to receive for their respective services, the same fees, perquisites and emoluments which are by law allowed respectively to the attorney, marshal, and clerk of the United States for the district of Maryland.

SECT. 10. Be it further enacted, That the Chief Judge to be appointed by virtue of this act, shall receive an appual salary of two thousand dollars, and the two as-

annual salary of two thousand dollars, and the two assistant Judges of sixteen hundred dollars each, to be paid quarterly at the treasury of the United States.

SECT. 11. Be it further enacted, That there shall be appointed in and for each of the said counties such number of discreet persons to be Justices of the Peace. as the President of the United States shall, from time think expedient, to continue in office five years; and such justices having taken an oath for the faithful and impartial discharge of the duties of the office, shall in all matters civil and criminal, and in whatever relates to the conservation of the Peace, have all the powers usually vested in Justices, and shall perform all the duties required of Justices of the Peace, as individual magistrates, by the laws herein before continued in force in those parts of said district, for which they shall have been respectively appointed, and they shall have cognizance in all personal demands to the value of twenty dollars, exclusive of costs, which sum

they shall not exceed, any law to the contrary notwithstanding; and they shall be entitled to receive for their services, the fees allowed for like services, by the laws herein before adopted, and continued in the eastern part of said district.

Sect. 12. And be it further enacted, That there shall be appointed in and for the said counties, a register of wills, and a judge to be called the judge of the Orphan's Court, who shall each take an oath for the faithful and impartial discharge of the duties of his office—and shall have all the powers, perform all the duties, and receive the like fees, as are exercised, performed and received, by the registers of wills, and judges of the Orphan's Court within the State of Maryland—and appeals from the said Courts shall be to the Circuit Court of said district, who shall therein have all the powers of Chancellor of the said State.

SECT. 13. And be it further enacted, That all cases where judgment or decrees have been obtained, or hereafter shall be obtained, on suits now depending in any of the Courts of the Commonwealth of Virginia, or of the State of Maryland, where the defendant resides, or has property within the district of Columbia, it shall be lawful for the plaintiff in such case, upon filing an exemplification of the record and proceedings in such suits, with the Clerk of the County where the defendant resides, or his property may be found, to sue out writs of execution thereon, returnable to the said Court, which shall be proceeded on in the same manner as if the judgment or decree had originally been obtained in the said Court.

SECT. 14. And be it further enacted, That all actions, suits, process, pleadings, and other proceedings of what nature or kind soever, depending or existing in the Courts of Hustings for the towns of Alexandria and George-Town, shall be and hereby are continued over to the Circuit Courts, to be holden by virtue of this Act, within the District of Columbia, in manner following, that is to say—all such as shall then be depending and undetermined before the Court of Hustings for the town of Alexandria, to the next Circuit Court hereby

directed to be holden in the town of Alexandria—and all such as shall then be depending and undetermined before the court of hustings for George-Town, to the next Circuit Court hereby directed to be holden in the city of Washington: Provided nevertheless, That where the personal demand in such cases, exclusive of costs, does not exceed the value of twenty dollars, the Justices of the Peace within their respective counties, shall have cognizance thereof.

SECT. 15. And be it further enacted, That all writs and processes whatsoever, which shall hereafter issue from the courts hereby established within the district, shall be tested in the name of the chief judge of the district of Columbia.

SECT. 16. And be it further enacted, That nothing in this Act contained shall in any wise alter, impeach, or impair the rights granted by or derived from the acts of incorporation of Alexandria and George-Town, or of any other body corporate or politic within said district, except so far as relates to the judicial powers of the corporations of George-Town and Alexandria.

AN ACT

Supplementary to the Act, entitled "an Act concerning the District of Columbia."

SECT. 1. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That the Circuit Courts for the District of Columbia shall be, and they are hereby invested with the same power respecting constables, inspectors and the inspection of tobacco and flour, surveyors, mills, highways and ferries, for the county of Alexandria, as have heretofore been vested in the county Courts of the Commonwealth of Virginia, and for the county of Washington, the same power and authority as have been heretofore exercised by the county and levy Courts of the State of Maryland-with power to appoint to all other offices necessary for the said district, under the laws of the respective states of Maryland and Virginia: And all officers for whom no special provision is made

made by this act, or the act to which this is a supplement, shall receive the same fees and emoluments, as they have respectively received under the jurisdiction of the respective States.

SECT. 2. And be it further enacted, That all indictments shall run in the name of the United States, and conclude against the peace and government thereof-and all fines, penalties and forfeitures, accruing under the laws of the States of Maryland and Virginia, and which by adoption have become the laws of this District, shall be recovered with costs, by indictment or information in the name of the United States, or by action of debt, in the name of the United States and of the informer—one half of which fine shall accrue to the district, and the other half to the informer—and the said fines shall be collected by or paid to the marshal; and one half thereof shall be by him paid over to the Board of Commissioners herein after established, and the other half to the informer; and the marshal shall have the same power regarding their collection, and be subject to the same rules and regulations as to the payment thereof, as the Sheriffs of the respective States of Maryland and Virginia are subject to in relation to the same.

SECT. 3. And be it further enacted, That all felonies committed within the county of Alexandria, shall be punished in the same manner as crimes were punishable by the laws of Virginia, as they existed prior to the year 1796; and the circuit Court of Alexandria, shall possess and exercise the same power and jurisdiction civil and criminal, as is now possessed and exercised by the district Courts of Virginia.

SECT. 4. And be it further enacted, That the Magistrates to be appointed for the said District, shall be, and they are hereby constituted a Board of Commissioners within their respective counties, and shall possess and exercise the same powers, perform the same duties, receive the same fees and emolments as the levy Courts or Commissioners of County for the State of Maryland possess, perform, and receive; and the Clerks and Col.

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lectors to be by them appointed, shall be subject to the same laws, perform the same duties, possess the same power, and receive the same fees and emoluments, as the Clerks and Collectors of the county tax of the State of Maryland are entitled to receive.

SECT. 5. And be it further enacted, That the Clerks of the Circuit Court, shall within their respective districts be bound to perform the same duties, respecting the recording of deeds and all other services, and shall receive the same fees and emoluments for the same (except in those cases provided for in the ninth section of the act to which this is a supplement) as are now performed and received by the Clerks of the counties of

the respective States of Maryland and Virginia.

SECT. 6. And be it further enacted, That in all cases where the Constitution or laws of the United States provide that criminals and fugitives from justice, or persons held to labour in any State, escaping into another State, shall be delivered up, the Chief Justice of the said district shall be, and he is hereby empowered and required to cause to be apprehended and delivered up such criminal fugitive from justice, or persons fleeing from service, as the case may be, who shall be found within the district, in the same manner and under the same regulations as the executive authority of the several States are required to do the same—and all executive and judicial officers are hereby required to obey all lawful precepts or other process issued for that purpose, and to be aiding and assisting in such delivery.

SECT. 7. And be it further enacted, That it shall be lawful for the sheriffs and collectors of public dues for the counties of Montgomery and Prince George, in the State of Maryland, and for the sheriffs of Fairfax county in the Commonwealth of Virginia, and they shall respectively have full power and authority to enter into those parts of the now District of Columbia, which were heretofore within the limits of their respective bailiwicks, for the purposes of collecting, by distress or otherwise, as they were heretofore authorised to do, all of cers feer, state taxes and county taxes, levies, fines

and

and other public dues, which were due on the first Monday of December one thousand eight hundred, and still remain uncollected from persons residing or having property subject to the payment of such Officers' fees, State taxes, and County taxes, and levies within the said district; and all disputes or controversies that do or may arise between such Sheriff or Collector, and the person or persons from whom he or they may claim such public dues, shall be cognizable before and tried by the respective State Courts to whom the trial of such controversies heretofore belonged, and not before the Court of the District of Columbia.

SECT. 8. And be it further enacted, That it shall and may be lawful for the Sheriffs of the said counties of Montgomery and Prince George, in the State of Maryland, and for the Sheriff of Fairfax county in the Commonwealth of Virginia, and they shall respectively have full power and authority to enter into those parts of the now District of Columbia which were heretofore within the limits of their respective bailiwicks, for the purpose of arresting and conducting to the respective gaols under their keeping and care as they heretofore might have done, had the law to which this is a supplement never passed; each and every person within the limits of the District of Columbia, upon whom such Sheriff hath heretofore served a writ of capias ad satisfaciendum, capias ad respondendum, attachment, or other process issuing from any State Court, which commands and requires such Sheriff to have the body of the person before the Court from which such writ or process hath issued.

SECT. 9. And be further enacted, That where, by this act, and the act to which this is a supplement, appointments are authorized to be made by the Circuit Courts of the District, it shall be lawful for the Chief Judge, with one of the associate Justices of the said Court, to make such appointments.

AN ACT

Additional to, and amendatory of, an Act, entitled, "an Act concerning the District of Columbia."

[Approved May 3, 1802.]

BE it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Circuit Court of the county of Washington, in The Territory of Columbia, shall have power to proceed in all Common law and Chancery causes, which now are or hereafter shall be instituted before it, in which either of the parties reside without the said territory, in the same manner that non-residents are proceeded against in the general Court, or in the Supreme Court of Chancery in the State of Maryland.

SECT. 2. And be it further enacted, That the Circuit Court of the county of Alexandria, in the District of Columbia, shall have power to proceed in all common law and chancery causes, which now are, or hereafter shall be instituted before it, in which either of the parties are non-residents of said District of Columbia, in the same way, and under the same regulations observed by the District Court, or by the High Court of Chancery in Virginia, in proceeding against non-residents.

SECT. And be it further enacted, That the Courts of the counties of Alexandria and Washington shall hereafter be holden at the periods following, to wit: For the county of Alexandria, on the 4th Monday of June and November—and for the county of Washington, on the fourth Monday of July and December, in each year; and all process heretofore issued from the offices of the said Courts, and not yet returned, shall be returnable to the first day of the sessions of the said Courts, respectively; and all causes now depending in the same, shall stand adjourned and continued over to the next sessions of the said Courts as established by this act.—And the said Courts are hereby invested with the same power of holding adjourned sessions that are exercised by the Courts of Marvland.

SECT. 4. And be it further enacted. That no capias ad satisfaciendum shall hereafter issue on any judgment rendered by a single magistrate, or in any case where the judgment exclusive of costs, shall not exceed twenty-dollars; but that in such cases execution shall be only on the goods and chattles of the debtor, and shall issue by order of the justice who may have taken cognizance of the action from the clerks office, and shall be returnable thereto. That all such executions be returnable on the first Monday in every month; and that the same, and also the warrant to bring the party before the justice, be directed to one of the constables whose duty it shall be to obey the same. That each of the said constables shall give bond, with one sufficient surety, to be approved of by any one of the district Judges, for the faithful execution of the duties of his office, in the sum of five hundred dollars. That the Clerk's fees for issuing and filing the return of every such execution, shall be twenty five cents: The constable's fees for return and service, shall be fifty cents: and that a commission of eight per cent. be allowed the constable for every sum thereon by him levied.

SECT. 5. And be it further enacted, That so much of the original act to which this is a further supplement, as confines the jurisdiction of the courts of this territory to cases between parties who are inhabitants of, or residents within the same, shall not be construed to extend to any case where, by the laws of Maryland and Virginia, respectively, attachments may issue to affect the property of absconding debtors, or others having property within the district, and whose persons are not answerable to the process of the Court.

SECT. 6. And be it further enacted, That the taxes to be levied in the county of Alexandria, shall hereafter be assessed by the Justices of the Peace of the said county; and the poor of the town and country parts of the said county of Alexandria, shall be provided for respectively, in like manner as the county and corporation courts were authorised to do by the laws of Virginia, as they stood in force within the said county, on the first Monday of December, in the year 1800.

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SECT. 7. And be it further enacted, That no part of the laws of Virginia or Maryland, declared by an act of Congress, passed the 27th day of February, one thousand eight hundred and one, "Concerning the District of Columbia," to be in force within the said district, (shall ever be construed so as to prohibit the owners of slaves to hire them within, or remove them to the said district) in the same way as was practised prior to the passage of the above recited act.

SECT. 8. And be it further enacted, That so much of two acts of Congress, the one passed on the twenty-seventh day of February one thousand eight hundred and one, entitled, "an Act concerning the District of Columbia," the other passed the third day of March, one thousand eight hundred and one, supplementary to the aforesaid act, as provides for the compensation to be made to certain Justices of the Peace thereby created, and for compensation to the jurors attending the Courts within said district, except so much thereof as relates to their travelling expences attending the same, shall be, and is hereby repealed—and jurors in future, shall serve in the said Courts, and be summoned to attend the same in like manner as jurors serve, and were summoned in the Courts of Virginia, prior to the passage of the above recited act.

Sect. 9. And be it further enacted, That ordinary licenses, retailers licenses, and hawkers and pedlars licenses, shall be granted by the Circuit Court of the said district in the respective counties, as the same were heretofore granted by the Courts of Maryland and Virginia, respectively: and the several Judges of the said Circuit Court shall have like authority to grant such licences in vacation, as the justices of the Courts of Maryland and Virginia heretofore possessed: And the money arising from such licenses, shall be applied to the use and benefit of the said counties respectively, in such manner, and to such purposes, as the justices of the levy Courts in the same shall appoint and direct.

SECT. 10. And be it further enacted, That the marshal of the district of Columbia be, and he hereby is authorized and directed, with the approbation of the President of the United States, to cause a good and sufficient jail to be built within the City of Washington, and that a man not exceeding eight thousand dollars be, and the state bareby is appropriated to that purpose, to be paid out of any transpropriated monies in the Treasury.

SECT. It was be a further enacted, That the corporation of Georgetowa's the district of Columbia, shall have full power and state in to tax any particular part or district of the total, to tax any particular part or district of the total, to juving the streets, lanes or alleys therein, or for sinding wells, or erecting pumps, which may appear for the benefit of such particular part or district, provided that the rate tax so to be levied shall not exceed two dollars per foot front, and that the same shall be enforced and collected in the same manner that the taxes which the said corporation had heretofore been authorised to lay and collect.

SECT. 12. And be it further enacted, That articles inspected at one port in the said district, shall not be subject to a second inspection at any other port in the said district.

SECT. 13. And be 'it further enacted, That the President of the United States be authorized to cause the Militia of the respective counties of Washington and Alexandria to be formed into regiments and other corps, conformably, as nearly as may be, to the laws of Maryland and Virginia, as they stood in force in the said counties, respectively, on the first Monday in December in the year one thousand eight hundred, and that he appoint and commission, during pleasure, all such officers of the militia of the said district, as he may think proper-that he be authorized to call them into service, in like manner as the executive of Maryland and Virginia were authorized in the counties of Washington and Alexandria, respectively, on the first Monday of December, one thousand eight hundred. And that such militia, when in actual service, be entitled to the same pay and emoluments as the militia of the United States, when called out by the President.

CITY or WASHINGTON.

AN ACT

To incorporate the Inhabitants of the City of Washington in the District of Columbia,

[Approved May 3, 1802.]

BE it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Inhabitants of the City of Washington be constituted a body politic and corporate by the name of a Mayor and Council of the City of Washington, and by their corporate name, may fue and be fued, implead and be impleaded, grant, receive, and do all other acts as natural persons, and may purchase and hold, real, personal, and mixed property, or dispose of the same for the benefit of the said City; and may have and use a City Seal, which may be broken or altered at pleasure. The City of Washington shall be divided into three divisions or wards, as now divided by. the levy Court for the county, for the purpole of afferfment, but the number may be increased hereaster, as in the wisdom of the City Council shall seem most conducive to the general interest and convenience.

SECT. 2. And be it further exacted, That the Council of the City of Washington shall consist of twelve members, residents of the City, and upwards of twenty-five years of age, to be divided into two chambers; the first chamber to consist of 7, and the 2d of 5 members; the 2d chamber to be chosen from the whole number of Counsellors elected by their joint ballot. The City Council to be elected annually by ballot, in a general cicket by the free white male inhabitants of sull age, who have resided twelve months in the City, and paid taxes therein the year preceding the election's being held: the Justices of the county of Washington, resident in the City, or any three of them, to preside as

budges of election, with fuch affociates as the Coun-

cil may from time to time appoint,

SECT. 3 And be it further enalted, That the first election of members for the City Council shall be held on the sirst Monday in June next, and in every year afterwards, at such place, in each ward, as the Judges of the elec-

tion may prescribe.

SECT. 4. And be it further enacted, That the polls shall be kept open from 8 o'clock in the morning till 7 o'clock in the evening, and no longer, for the reception of ballots. On the closing of the poll, the Judges shall close and seal their ballot boxes, and meet on the day following in the presence of the marshal of the district, on the first election, and the Council afterwards, when the seals shall be broken, and the votes counted; within three days after such election, they shall give notice to the persons having the greatest number of legal votes, that they are duly elected, and shall make their return to the mayor of the City.

SECT. 5. And be it further enacted, That the Mayor of the City shall be appointed, annually, by the President of the United States: He must be a citizen of the United States, and a resident of the City, prior to his

appointment.

SECT. 6. And be it further enacted, That the City Council shall hold their sessions in the City Hall, or until such building is erected, in such place as the Mayor may provide for that purpole, on the fecond Monday in June, in every year; but the Mayor may convene them oftener, if the public good require their deliberations. Three fourths of the Members of each Council may be a quorum to do business, but a smaller number may adjourn from day to day; they may compel the attendance of ablent members, in such manner, and under such penalties as they may by ordinance provide; they shall appoint their respective Presidents, who shall preside during their fessions, and shall vote on all questions where there is an equal division; they shall settle their rules of proceedings, appoint their own officers, regulate their respective fees, and remove them at pleafure; they fhall judge of the elections, returns and qualifica-

lifications of their own members; and may, with the concurrence of three-fourths of the whole, expel any member for diforderly behaviour, or mal-conduct in office, but not a second time for the same offence; they shall keep a journal of their proceedings, and enter the yeas and nays on any question, resolve or ordinance, at the request of any member, and their deliberations shall be public. The Mayor shall appoint to all offices under the Corporation. All ordinances or acts passed by the City Council shall be sent to the Mayor for approbation, and when approved by him, shall then be obligatory as such. But if the said Mayor shall not approve of such ordinance or act, he shall return the same within five days, with his reasons, in writing, therefor; and if three-fourths of both the branches of the City Council, on reconsideration thereof, approve of the same, it shall be in force, in like manner as if he had approved it, unless the City Council, by their adjournment, prevent its return.

SECT. 7. And be it further enacted, That the Corporation aforesaid, shall have full power and authority to pass all bye laws and ordinances; to prevent and remove nuisances, to prevent the introduction of contagious diseases within the City; to establish night watches or patroles, and erect lamps; to regulate the stationing, anchoring and mooring of vessels; to provide for licenfing and regulating auctions, retailers of liquors, hackney carriages, waggons, carts and drays, and also pawn brokers within the City; to restrain or prohibit gambling, and to provide for licenfing, regulating or reffraining theatrical or other public amusements within the City; to regulate and establish markets; to erect and repair bridges; to keep in repair all necessary streets, avenues, drains and sewers, and to pass regulations necessary for the preservation of the same, agreeably to the plan of the faid City; to provide for the safe keeping of the standard of weights and meafures fixed by Congress, and for the regulation of allweights and measures used in the City; to provide for the licenfing and regulating the sweeping of chimneys, 'nd axing the rates thereof; to establish and regulate

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fire wards and fire companies; to regulate and establish the fize of bricks that are to be made and used in the City; to fink wells and erect and repair pumps in the Areets; to impose and appropriate fines, penalties and forfeitures for breach of their ordinances; to lay and collect taxes, to enact bye laws for the prevention and extinguishment of fire; and to pass all ordinances necessary to give effect and operation to all the powers vested in the Corporation of the City of Washington:-Provided, That the bye laws or ordinances of the faid Corporation, shall be in no wife obligatory upon the persons of non-residents of the said City, unless in cases of intentional violation of bye laws or ordinances previously promulgated: all fines, penalties and forfeitures imposed by the City of Washington, if not exceeding twenty dollars, shall be recovered before a fingle Magistrate, as small debts are, by law, recoverable; and if fuch fines, penalties and forfeitures exceed the fum of twenty dollars, the same shall be recovered by action of debt in the District Courts of Columbia for the county of Washington, in the name of the Corporation and for the ule of the City of Washington.

SECT. 8. And be it further enalted, That the person or persons appointed to collect any tax imposed in virtue of the powers granted by this act, shall have authority to collect the same by distress and sale of the goods and chattles of the person chargeable therewith: no sale shall be made unless ten days previous notice thereof be given; no law shall be passed by the City Council, subjecting vacant or improved City lots, or parts of lots, to be sold for taxes

SECT. 9. And be it further enacted, That the City Council shall provide for the support of the poor, infirm and diseased of the City.

SECT. 10. And be it further enalted, That no tax shall be imposed by the City Council on real property in the said City, at any higher rate than three quarters of one per centum, on the assessment, valuation of such property.

And

SECT. 11. And be it further enalted, That this act shall be in force two years, from the passing thereof, and from thence to the end of the next session of Congress thereafter, and no longer.

AN ACT

Supplementary to an All, entitled, "An All to incorporate the Inhabitants of the City of Washington, in the District of Columbia"

BE it enaded by the Senate and House of Representatives of the United States of America in Congress assembled. That the Act entitled "An Act to incorporate the Inhabitants of the City of Washington, in the District of Columbia," except so much of the same is as inconsistent with the provisions of this Act, be, and the same is hereby continued in sorce for and during the term of sisteen years

from the end of the next fession of Congress.

SECT. 2. And be it further enacted, That the Council of the City of Washington, from and after the period for which the members of the present Council have been elected, shall consist of two Chambers, each of which shall be composed of nine members, to be chosen by distinct ballots, according to the directions of the Act to which this is a supplement; a majority of each chamber shall constitute a querum to do business: In case vacancies shall occur in the Council, the chamber in which the same may happen, shall supply the same by an election, by ballot from the 3 persons next highest on the lift, to those elected at the preceding election; and a majority of the whole number of the chamber in which such vacancy may happen, shall be necessary to make an election.

SECT. 3. And be it further enacted, That the Council shall have power to establish and regulate the inspection of flour, tobacco, and salted provisions, the guaging of easks and liquors, the storage of gunpowder, and all naval and military stores, not the property of the United States, to regulate the weight and quality of bread; to tax and licence hawkers and pedlars; to restrain or

prohibit tipling houses, lotteries, and all kinds of gaming; to superintend the health of the City, to preserve the navigation of the Potomac and Anacotta rivers, adjoining the City; to erect, repair, and regulate public wharves, and deepen docks and basons; to provide for the establishment and superintendance of public schools; to licence and regulate, exclusively, hackney coaches, ordinary keepers, retailers and serries; to provide for the appointment of inspectors, constables, and such other officers as may be necessary to execute the laws of the Corporation, and to give such compensation to the Mayor of the City as they may deem sit.

SECT. 4. And be it further enacted, That the Levy Court of the county of Washington shall not hereafter possess the power of imposing any tax on the inhabitants

of the City of Washington.

NATH MACON,

Speaker of the House of Representatives,

JOHN BROWN,

President of the Senate pro tempore,

February 24, 1804.
Approved,

TH. JEFFERSON.

PROPOSED AMENDMENT

TO THE

FEDERAL CONSTITUTION.

RESOLVED by the Senate and House of Representatives of the United States of America in Congress assembled, two thirds of both Houses concuring, That in lieu of the third paragraph of the first section of the second article of the Constitution of the United States, the following be proposed as an Amendment to the Constitution of the United States, which, when ratified by three-fourths of the Legislatures of the several States, shall be valid, to all intents and purposes,

as part of the said Constitution, to wit:

The Electors shall meet in their respective States, and vote, by ballot, for President and Vice-President, one of whom, at least, shall not be an inhabitant of the same State with themselves; they shall name, in their ballots, the person voted for as President, and, in distinct ballots, the person voted for as Vice-President, and they shall make distinct lists of all persons voted for as President, and of all persons voted for as Vice-President, and of the number of votes for each, which lists they shall sign and certify, and transmit, sealed, to the seat of the government of the United States, directed to the President of the Senate.—The President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted. The

person having the greatest number of votes for President, shall be the President, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the person having the highest numbers, not exceeding three on the list of those voted for as Pesident, the House of Representatives shall choose immediately, by ballot, the President. But, in choosing the President, the votes shall be taken by States, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the States, and a majority of all the States shall be necessary to a choice. And if the House of Representatives shall not choose a President, whenever the right of choice shall devolve upon them, before the fourth day of March then next following, then the Vice-President shall act as President, as in case of the death or other constitutional disabilty of the President.

The person having the greatest number of votes, as Vice-President, shall be the Vice-President, if such number be a majority of the whole number of electors appointed, and, if no person have a majority, then, from the two highest numbers on the list, the Senate shall choose the Vice-President—a quorum for the purpose shall consist of two-thirds of the whole number of Senators, and a majority of the whole number shall be necessary to a choice. But no person, constitutionally ineligible to the office of President, shall be eligible to that of Vice-President of the United States.

kering, Plumer, Tracy, Wells, White-10.

After long and very interesting debates in both Houses, the question was brought to a decision in the Senate, at half past 9 o'clock on Friday evening the 2d of December 1803, when the Yeas and Nays were as follows:—

YEAS—Meffrs. Anderson, Bailey, Baldwin, Bradley, Breckenridge, Brown, Cocke, Condit, Ellery, Franklin, Jackson, Logan, Maclay, Nicholas, Potter, Israel Smith, John Smith, Sam.Smith, Stone, Taylor, Worthington, Wright—22.

NAYS—Meffrs. Adams, Butler, Dayton, Hillhouse, Olcott, Pie-

The above Resolution being sent to the House of Representatives, on Friday the 9th, the vote was taken, and there appeared

YEAS—Messer. Alston, jun. Alexander, Anderson, Archer, Bard, Bedinger, Blackledge, Boyle, Brown, Bryan, Butler, G.Campbell, Casey, Claiborne, Clay, Clopton, Conrad, Crownenshield, Cutts, Dawson, Dickson, Earl, Early, Eppes, Findly, Fowler, Gillespie, Goodwyn, Gray, Gregg, Hammond, Hanna, Hasbrook, D.Heister, Jos. Heister, Holland, Holmes, Jackson, Jones Kennedy, Knight, Leib, Lucas, Lyon, McCord, McCreery, Meriwether, Mitchell, Nich.R.Moore, Tho. Moore, Morrow, Newton, jun. Olin, Palmer, Patterson, John Randolph, jun. Tho.M.Randolph, John Rea (Penn.) John Rhea (Ten.) Richards, Casar A. Rodney, Root, Sammons, Sandford, Skinner, Smilie, JohnSmith (N.York), Stanford, Stanton, Stewart, Thomas, Thompson, A. Trigg, John Trigg, Is. Van Horne, Verplank, Walton, Whitehill, Williams, Winn, Winsson, Wynns—83—And the Speaker, Mr. Macon—in all 84.

NAYS—Meffrs. Baldwin, Betton, Bishop, John Campbell, Wm. Chamberlin, Chittenden, Clagget, Math.Clay, Cutler, Dana, Davenport, Dennis, Dwight, Elliot, Eustis, Goddard, Gaylord Griswold, RogerGriswold, Hastings, Hoge, Hough, B.Huger, Hunt, Jos. Lewis, jun. Tho.Lewis, H.W. Livingston, Lowndes, N.Mitchell, Plater, Purviance, Seaver, John C. Smith, Stedman Stephenson, Taggert, Talmage, Tenney, Thatcher, Tibbits, Varnum, Wadsworth, Williams—42

The AMENDMENT has been transmitted to the different States of the Union for their approbation or rejection.

LOUISIANA.

An ACT

Recting Louisiana into two Territories, and providing for the temporary Government thereof.

BE IT ENACTD, by the Senate and House of Representatives of the United States of America, in Congress. assembled, That all that portion of country ceded by France to the United States, under the name of Louisiana, which lies south of the Mississippi territory, and of an east and west line to commence on the Mississippi River, at the 32d degree of North latitude, and to extend west to the western boundary of the said cession, shall constitute a territory of the United States, under the name of the Territory of Orleans; the government whereof shall be organized and administered as follows:

Sect. 2. The executive power shall be vested in a Governor, who shall reside in the said territory, and hold his office during the term of three years, unless sooner removed by the President of the United States. He shall be Commander in Chief of the militia of the said territory; shall have power to grant pardons for offences against the said territory, and reprieves for those against the United States, until the decision of the President of the United States thereon shall be made known; and to appoint and to commission all officers, civil, and of the militia, whose appointments are not herein otherwise provided for, and which shall be established by law. He shall take care that the laws be faithafully executed.

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SECT. 3. A Secretary of the territory shall also be appointed, who shall hold his office during the term of four years, unless sooner removed by the President of the United States, whose duty it shall be, under the direction of the Governor, to record and preserve all the papers and proceedings of the executive, and all the acts of the Governor and Legislative Council, and transmit authentic copies of the proceedings of the Governor, in his executive department, every six months, to the President of the United States. In case of the vacancy of the office of Governor, the government of said

territory shall devolve on the Secretary.

· SECT. 4. The legislative powers shall be vested in the Governor, and in 13 of the most fit and discreet persons of the territory, to be called the Legislative Council, who shall be appointed annually by the President of the United States, from among those holding real estate therein, and who shall have resided one year, at least, in the said territory, and hold no office of profit under the territory, or the United States. vernor, by and with the advice of the said Legislative Council, or of a majority of them, shall have power to alter, modify, or repeal the laws which may be in force at the commencement of this Act. Their legislative powers shall also extend to all the rightful powers of legislation; but no law shall be valid, which is inconsistent with the Constitution and Laws of the United States. or which shall lav any person under restraint, burthen. or disability, on account of his religious opinions, profession, or worship; in all which he shall be free to maintain his own, and not burthened for those of a-The Governor shall publish throughout the said territory, all the laws which shall be made, and shall, from time to time, report the same to the President of the United States, to be laid before Congress; which if disapproved of by Congress, shall thenceforth be of no force. The Governor, or Legislative Council, shall have no power over the primary disposal of the soil, nor to tax the lands of the United States, nor to interfere with the claims to land within the said territory.

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The Governor shall convene and prorogue the Legislative Council, whenever he may deem it expedient. It shall be his duty to obtain all the information in his power, in relation to the customs, habits, and dispositions of the inhabitants of the said territory, and communicate the same, from time to time, to the President of the United States.

SECT. 5. The judicial power shall be vested in a Superior Court, and in such Inferior Courts, and Justices of the Peace, as the Legislature of the territory may, from time to time, establish. The Judges of the Superior Court, and the Justices of the Peace, shall hold their offices for the term of four years. The Superior Court shall consist of three Judges, any one of whom shall constitute a Court; they shall have jurisdiction in all criminal cases, and exclusive jurisdiction in all those which are capital; and original and appellate jurisdiction in all civil cases of the value of one hundred dollars. Its sessions shall commence on the first Monday of every month, and continue till all the business depending before them shall be disposed of. They shall appoint their own Clerk. In all criminal prosecutions which are capital, the trial shall be by a jury of 12 good and lawful men of the vicinage; and in all cases, criminal and civil, in the Superior Court, the trial shall be by a jury, if either of the parties require it. The inhabitants of the said territory shall be entitled to the benefits of the writ of habeas corpus, they shall be bailable, unless for capital offences, where the proof shall be evident, or the presumption great; and no cruel and unusual punishments shall be inflicted.

SECT. 6. The Governor, Secretary, Judges, district Attorney, Marshal, and all general officers of the militia, shall be appointed by the President of the United States, in the recess of the Senate, but shall be nominated at their next meeting for their advice and consent.—The Governor, Secretary, Judges, members of the Legislative Council, Justices of the Peace, all other officers, civil, and of the militia, before they enter upon the duties of their respective offices, shall take an oath or af-

firmation to the support of the Constitution of the United States, and for the faithful discharge of the duties of their office; the Governor, before the President of the United States, or before a judge of the Supreme or district Court of the United States, or before such other person as the President of the United States shall authorize to administer the same; the Secretary, Judges, and members of the Legislative Council, before the Governor; and all other officers, before such persons as the Governor shall direct. The Governor shall receive an annual salary of 5000 dollars; the Secretary. of 2000 dollars; and the Judges, of 2000 dollars each; to be paid quarter-yearly out of the revenues of impost and tonnage, accruing within the said territory. The members of the Legislative Council shall receive four dollars each per day, during their attendance in Council.

SECT. 7. And be it further enacted, That the following Acts, that is to say:

An Act for the punishment of certain crimes against

the United States.

An Act, in addition to an act, for the punishment of certain crimes against the United States.

An Act to prevent citizens of the United States from privateering against nations in amity with, or against citizens of the United States.

An Act for the punishment of certain crimes therein specified.

An Act respecting fugitives from justice, and persons escaping from the service of their masters.

An Act to prohibit carrying on the slave trade from the United States to any foreign place or country.

An Act to prevent the importation of certain persons into certain States, where by the laws thereof, their admission is prohibited.

An Act to establish the Post-Office of the United States.

An Act further to alter and establish certain post roads, and for the more secure carriage of the mail of united States.

An Act for the more general promulgation of the laws of the United States.

An Act, in addition to an Act, entitled, an Act for the more general promulgation of the laws of the United States.

An Act to promote the progress of useful Arts, and to repeal the Act heretofore made for that purpose.

An Act to extend the privilege of obtaining patents for useful discoveries and inventions to certain persons therein mentioned, and to enlarge and define the penalties for violating the rights of patentees.

An Act for the encouragement of learning, by securing the copies of maps, charts, and books, to the authors and proprietors of such copies during the time therein mentioned.

An Act, supplementary to an Act, entitled, an Act for the encouragement of learning, by securing the copies of maps, charts, and books, to the authors and proprieters of such copies, during the time therein mentioned, and extending the benefits thereof to the arts of designing, engraving, and etching historical and other prints.

An Act providing for salvage in cases of recapture.

An Act respecting alien enemies.

An Act to prescribe the mode in which the public Act, Records, and judicial proceedings in each State shall be authenticated, so as to take effect in every other State.

An Act for establishing trading houses with the Indian tribes.

An Act for continuing in force a law, entitled, an Act for establishing trading houses with the Indian tribes.—And,

An Act making provision relative to rations for Indians, and to their visits to theseat of government—shall extend to, and have full force and effect in the above mentioned territories.

SECT. 8. There shall be established in the said territory a District Court, to consist of one Judge, who shall reside therein, and be called the District Judge, and who

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shall hold in the city of Orleans, four sessions annually; the first to commence on the 3d Monday in October next, and the three other sessions, progressively, on the 3d Monday of every 3d calender month thereafter. He shall in all things have and exercise the same jurisdiction and powers, which are by law given to, or may be exercised by the Judge of Kentucky district; and shall be allowed an annual compensation of 2000 dollars, to be paid quarter-yearly out of the revenues of impost and tonnage accruing within the said territory. He shall appoint a Clerk for the said district, who shall reside, and keep the records of the Court, in the City of Orleans, and shall receive for the services performed by him, the same fees to which the Clerk of Kentucky district is entitled for similar services.

There shall be appointed in the said district, a person learned in the law, to act as Attorney for the United States, who shall, in addition to his stated fees, be paid 600 dollars, annually, as a full compensation for all extra services. There shall also be appointed a Marshal for the said district, who shall perform the same duties, be subject to the same regulations and penalties, and be entitled to the same fees to which Marshals in other districts are entitled for similar services; and shall moreover be paid 200 dollars, annually, as a compensation

for all extra services.

Sect. 9. All free male white persons, who are house-keepers, and who shall have resided one year, at least, in the said territory, shall be qualified to serve as grand or petit jurors in the Courts of the said territory; and they shall, until the Legislature thereof shall otherwise direct, be selected in such manner as the judges of the said Courts, respectively shall prescribe, so as to be most conducive to an impartial trial, and to be least burthensome to the inhabitants of the said territory.

SECT. 10. It shall not be lawful for any person or persons to import or bring into the said territory, from any port or place without the limits of the United States, or cause or procure to be so imported or brought, or knowingly to aid or assist in so importing or bringing

any slave or slaves. And every person so offending, and being thereof convicted before any Court within said territory, having competent jurisdiction, shall forfeit and pay for each and every slave so imported or brought, the sum of 300 dollars; one moiety for the use of the United States, and the other moiety for the use of the person or persons who shall sue for the same; and every slave so imported or brought, shall thereupon become entitled to, and receive his or her freedom.

It shall not be lawful for any person or persons to import or bring into the said territory, from any port or place within the limits of the United States, or to cause or procure to be so imported or brought, or knowingly to aid or assist in so importing or bringing any slave or slaves, which shall have been imported since the first day of May, 1798, into any port or place within the Limits of the United States; or which may hereafter be so imported, from any port or place without the limits of the United States; and every person so offending, and being thereof convicted before any Court within said territory, having competent jurisdiction, shall forfeit and pay for each and every slave so imported or brought, the sum of 300 dollars, one moiety for the use of the United States, and the other moiety for the use of the person or persons who shall sue for the same; and no slave or slaves shall directly or indirectly be introduced into said territory, except by a citizen of the United States, removing into said territory for actual settlement, and being at the time of such removal bona fide owner of such slave or slaves; and every slave imported or brought into the said territory, contrary to the provisions of this Act, shall thereupon entitled to, and receive his or her freedom.

SECT. 11. The laws in force in the said territory, at the commencement of this Act, and not inconsistent with the provisions thereof, shall continue in force, until altered, modified, or repealed by the Legislature.

SECT. 12. The residue of the Province of Louisiana, ceded to the United States, shall be called *The District of Louisiana*, the government whereof shall be organized and administered as follows:

The executive power now vested in the Governor of the Indiana Territory, shall extend to, and be exercised in the said District of Louisiana. The Governor and Judges of the Indiana territory shall have power to establish, in said District of Louisiana, Inferior Courts, and prescribe the jurisdiction and duties, and to make all laws which they may deem conducive to the good government of the inhabitants thereof: Provided however. That no law shall be valid which is inconsistent with the Constitution and Laws of the United States, or which shall lay any person under restraint or disability on account of his religious opinions, profession, or worship; in all of which he shall be free to maintain his own, and not burthened for those of another: And provided also. That in all criminal prosecutions, the trial shall be by a jury of 12 good and lawful men of the vicinage, and in all civil cases of the value of 100 dollars, the trial shall be by jury, if either of the parties require it. The Judges of the Indiana territory, or any two of them, shall hold annually two Courts within the said District, at such place as will be most convenient to the inhabitants thereof in general, shall possess the same jurisdiction they now possess in the Indiana Territory, and shall continue in session until all the business depending before them shall be disposed of.— It shall be the duty of the Secretary of the Indiana Territory to record and preserve all the papers and proceedings of the Governor, of an executive nature, relative to the District of Louisiana, and transmit authentic copies thereof, every six months, to the President of the United States. The Governor shall publish throughout the said district, all the laws which may be made as aforesaid, and shall, from time to time, report the same to the President of the United States, to be laid before Congress, which, if disapproved of by Congress, shall thenceforth cease, and be of no effect.

The said District of Louisiana shall be divided into districts by the Governor, under the direction of the President, as the convenience of the settlements shall equire, subject to such alterations hereafter as experi-

ence may prove more convenient. The inhabitants of each district, between the ages of 18 and 45 shall be formed into a militia, with proper officers, according to their numbers, to be appointed by the Governor, except the commanding officer, who shall be appointed by the President, and who, whether a Captain, a Major, or a Colonel, shall be the commanding officer of the district, and as such shall, under the Governor, have command of the regular officers and troops in his district, as well as of the militia, for which he shall have a brevet commission, giving him such command, and the pay and emoluments of an officer of the same grade in the regular army; he shall be specially charged with the employment of the military and militia of his district, in cases of sudden invasion or insurrection, and until the orders of the Governor can be received, and at all times with the duty of ordering a military patrole, aided by militia, if necessary, to arrest unauthorized settlers in any part of his district, and to commit such offenders to jail to be dealt with according to law.

SECT. 13. The laws in force in the said District of Louisiana, at the commencement of this Act, and not inconsistent with any provisions thereof, shall continue in force until altered, modified, or repealed by the Governor and Judges of the Indiana Territory, as aforesaid.

SECT. 14. And be it further enacted, That all grants for lands within the territory, ceded by the French Republic to the United States by the treaty of the 30th of April 1803, the title whereof was, at the date of the treaty of St. Ildefonso, in the crown, government, or nation of Spain, and every act and proceeding subsequent thereto, of whatsoever nature, towards the obtaining any grant, title, or claim to such lands, and under whatsoever authority transacted, or pretended, be, and the same are hereby declared to be, and have been from the beginning, null, void, and of no effect in law or equity: Provided nevertheless, that any thing in this Section con-

tained, shall not be construed to make null and void any bona fide grant made agreeably to the laws, usages, and customs of the Spanish Government to an actual settler on the lands so granted, for himself, and for his wife and family, or to make null and void any bona fide act or proceeding done by an actual settler, agreeably to the laws usages, and customs of the Spanish Government, to obtain a grant for lands actually settled on by the person or persons claiming title thereto, if such settlement in either case was actually made prior to the 20th day of December 1803: And provided further, That such grant shall not secure to the grantee, or his assigns, more than one mile square of land, together with such other and further quantity as heretofore hath been allowed for the wife and family of such actual settler, agreeably to the laws, usages, and customs of the Spanish Government. And. that if any Citizen of the United States, or other person, shall make a settlement on any lands belonging to the United States, within the limits of Louisiana, or shall survey, or attempt to survey, such lands, or to designate boundaries by marking trees, or otherwise, such offender shall, on conviction thereof, in any Court of Record of the United States, &c. forfeit a sum not exceeding 1000 dollars, and suffer imprisonment not exceeding twelve months; and it shall, moreover, be lawful for the President of the United States to employ such military force as he may judge necessary, to remove from lands belonging to the United States any such citizen, or other person, who shall attempt a settlement thereon.

Sect. 15. The President of the United States is hereby authorized to stipulate with any Indian tribes, ewning lands on the east side of the Mississippi, and residing thereon, for an exchange of lands, the property of the United States, on the west side of the Mississippi, in case the said tribes shall remove and settle thereon; but in such stipulation, the said tribes shall acknowledge themselves to be under the protection of the United States, and shall agree that they will not hold

hold any treaty with any foreign Power, individual State, or with the individuals of any State or Power; and that they will not sell or dispose of the said lands, or any part thereof, to any sovereign power, except the U.States, nor to the subjects of any other power, nor to the citizens of the U. States. And in order to maintain peace and tranquility with the Indian tribes who reside within the limits of Louisiana, as ceded by France to the United States, the Act of Congress, passed on the 30th day of March, 1802, entitled "An Act to regulate trade and intercourse with the Indian tribes, and to preserve peace on the frontiers," is hereby extended to the territories erected and established by this Act. And the sum of 15,000 dollars of any money in the Treasury not otherwise appropriated by law. is hereby appropriated to enable the President of the United States to effect the object expressed in this Section.

SECT. 16. The Act, passed on the 31st day of October 1803, entitled "An Act to enable the President of the United States to take possession of the territories ceded by France to the United States, by the treaty concluded at Paris, on the 30th day of April last, and for the temporary government thereof," shall continue in force until the 1st day of October next, any thing therein to the contrary notwithstanding; on which said 1st day of October, this Act shall commence, and have full force; and shall continue in force for and during the term of one year, and to the end of the next session of Congress, which may happen thereafter.

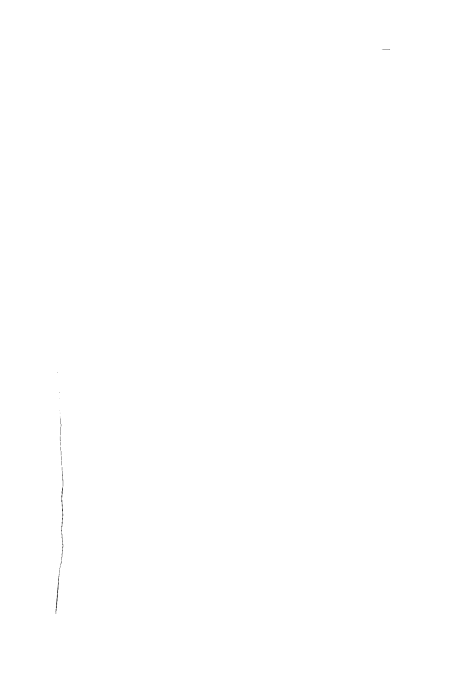
[Approved 26th March 1804.]

P. S.—By an A& dated the 27th of March, a number of copies of the Laws of the United States are ordered to be printed and distributed in the Territory of Orleans and the District of Louisiana.

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